EXHIBIT "B"

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Page 1
1
 2.
     UNITED STATES DISTRICT COURT
 3
     SOUTHERN DISTRICT OF NEW YORK
 4
 5
     FRANKLIN BUONO,
 6
                             Plaintiff,
 7
                -against-
                                                  Case No.
                                                1:17-cv-05915
8
     POSEIDON AIR SYSTEMS, VICTORY AUTO
     STORES, INC., VICTORY AUTO STORES, INC.,
9
     d/b/a POSEIDON AIR SYSTEMS, WORTHINGTON
     INDUSTRIES, INC., ANSUL INC. and TYCO
10
     FIRE PROTECTION PRODUCTS,
11
                                 Defendants.
12
                                  - - - - - - x
13
                             1279 Route 300
                             Newburgh, New York
14
                             April 30, 2018
15
                             10:24 a.m.
16
17
         DEPOSITION of FRANKLIN BUONO, the
     PLAINTIFF in the above-entitled action,
18
19
     held at the above time and place, taken
20
     before Karen Morales, a Shorthand
     Reporter and Notary Public of the State
21
22
     of New York, pursuant to the Federal
     Rules of Civil Procedure.
23
24
2.5
```

		Page 2	
1			
2	APPEARANCE	ES:	
3			
4	FINKEI	STEIN & PARTNERS LLP	
		Attorneys for Plaintiff	
5		1279 Route 300	
		P.O. Box 1111	
6		Newburgh, New York 12551	
7	BY:	GEORGE M. LEVY, ESQ.	
8			
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		Attorneys for Defendant	
10		Worthington Industries, Inc.	
		California Plaza	
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13	BY:	SHELLEY A. MOLINEAUX, ESQ.	
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15	SHOOK	HARDY & BACON, LLP	
		Attorneys for Defendants	
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		Tyco Fire Protection Products	
17		2555 Grand Boulevard	
		Kansas City, Missouri 64108	
18			
	BY:	SANDRA R. STIGALL, ESQ.	
19			
20			
21			
22			
23		* * *	
24			
25			

Page 3 1 2. STIPULATIONS 3 IT IS HEREBY STIPULATED AND AGREED, by and among counsel for the respective 4 5 parties hereto, that the filing, sealing and certification of the within 6 7 deposition shall be and the same are 8 hereby waived; 9 IT IS FURTHER STIPULATED AND AGREED 10 that all objections, except as to form of the question, shall be reserved to the 11 12 time of the trial; 13 IT IS FURTHER STIPULATED AND AGREED 14 that the within deposition may be signed before any Notary Public with the same 15 16 force and effect as if signed and sworn 17 to before the Court. 18 19 20 21 2.2 23 24 2.5

Page 4 1 2. 3 THE VIDEOGRAPHER: Good morning. We are going on the record at 4 5 10:25 a.m. on April 30, 2018. Please note that the microphones are sensitive 6 7 and may pick up whispering, private conversations and cellular interference. 8 9 Please turn off all cell phones or place 10 them away from the microphones as they 1 1 can interfere with the deposition audio. 12 Audio and video recording will 13 continue to take place unless all parties 14 agree to go off the record. This is Media Unit 1 of the 15 16 video-recorded deposition of Franklin 17 Buono taken by counsel for the defendants in the matter of Franklin Buono versus 18 Poseidon Air Systems, et al, filed in the 19 United States District Court for the 20 21 Southern District of New York, Case 2.2 Number 1:17-cv-05915. This deposition is being held at Finkelstein and Partners, 23 24 LLP, located at 1279 Route 300, Newburgh, 2.5 New York.

Page 5 1 2. My name is David Rothstein and 3 I am the videographer from the firm Veritext Midwest. The court reporter is 4 5 Karen Morales from the firm of Veritext Midwest. 6 7 I am not related to any party in this action nor am I financially 8 9 interested in the outcome. Counsel and all present in the room will now state 10 11 their appearances and affiliations for 12 the record. If there are any objections 13 to the proceeding, please state them at 14 the time of your appearance beginning 15 with the noticing attorney, the first 16 noticing attorney. 17 MS. STIGALL: Sandra Stigall 18 appearing for Tyco Fire Products named in 19 the present suit as Ansul Incorporated 20 and Tyco Fire Protection Products. 21 MS. MOLINAEUX: Shelley 2.2 Molineaux for Worthington. 23 THE VIDEOGRAPHER: Would the 24 court reporter please swear in the 2.5 witness.

```
Page 6
1
2
              MR. LEVY: How about -- George
3
    M. Levy, Finkelstein and Partners on
    behalf of Frank Buono.
4
5
              THE VIDEOGRAPHER: Will the
6
    court reporter please swear in the
7
    witness.
8
9
    FRANKLIN BUONO,
10
    the Witness herein, having first been
1 1
    duly sworn by the Notary Public, was
12
    examined and testified as follows:
13
    EXAMINATION BY
14
    MS. STIGALL:
15
        Q.
           Could you state your name,
16
    please.
17
              My name is Frank Buono.
        Α.
18
        Q.
              Buono?
19
        Α.
              Buono.
20
        Q.
              Buono.
              Could you spell your complete
21
22
    name, first, middle and last?
23
            F-R-A-N-K-L-I-N, John, J-O-H-N,
24
    B-U-O-N-O.
25
        Q. What name do you normally go
```

Page 7 1 FRANKLIN BUONO 2. by, Frank or Franklin? 3 Α. Frank. Mr. Buono, have you ever had 4 Ο. 5 your deposition taken before? 6 Α. No. 7 Have you ever testified in a Ο. court of law? 8 9 Α. No. 10 You understand what it means to 0. 1 1 commit perjury? 12 Α. Correct. 13 0. You understand that your 14 testimony here today is given under oath and under penalty of perjury? 15 16 Α. Correct. 17 I mentioned at the beginning Q. 18 that my name is Sandy Stigall and 19 represent Tyco Fire Products. 20 Can I ask you here at the 21 beginning of the deposition that if you 2.2 don't understand a question that I ask, could you, please, tell me so I can 23 24 rephrase my question? 25 Α. Okay.

Page 8 1 FRANKLIN BUONO 2. 0. Also, we have the court 3 reporter here today and, of course, we have the videographer, as far as the 4 5 court reporter goes, she always needs a 6 verbal answer to a question, for example, 7 so that we can get a written record here, you wouldn't shake your head or nod your 8 head, we need a yes or no, do you 10 understand? 11 Α. Yes. 12 It's also important, and this Q. 13 is something I try and remember myself, 14 for you and I not to speak over each 15 In a lot of conversation I may be 16 asking you a question and you already 17 know what the end of the question is 18 going to be so you might go ahead and 19 start your answer; is that right? 20 Α. Yes. 21 So if we could, if you wait to 2.2 the end of my question before you answer, could you do that? 23 24 Α. Yes. 2.5 And I'll likewise try and not Q.

Page 9 1 FRANKLIN BUONO 2 jump in because my husband tells me I have a tendency to do that. 3 4 Α. Okay. 5 Also, we'll be here for just a 6 while today, but if at any time you need 7 a break, please feel free to ask for one. 8 Α. Okay. 9 The only time we really can't 10 take a break, if I have a pending 11 question, I would just ask that you 12 answer the question then we'll go ahead 13 and take the break. 14 Α. Okay. 15 0. And don't hesitate on that at 16 all. 17 As a starting point, are you on 18 any medication, drug, alcohol or anything 19 at all that would affect your memory or 20 your ability to answer here today? 21 I'm on an antidepressant. But 2.2 I don't think that would affect my 23 ability. But just to have that noted 24 down. 2.5 What is the antidepressant that Q.

	Page 10
1	FRANKLIN BUONO
2	
	you're on?
3	A. I believe it's Cymbalta.
4	Q. Do you know what the dosage is?
5	A. I believe ten milligrams.
6	Q. When did you take the Cymbalta?
7	A. Last night.
8	Q. Are you on any other
9	medication?
10	A. Yes. Stomach medication for my
11	IBS. It's an antiacidic. I cannot
12	remember the name of it.
13	Q. Am I correct from looking at
14	your medical records that you were on
15	medication for your stomach prior to this
16	incident?
17	A. Correct.
18	Q. And has that situation just
19	continued?
20	A. Yes.
21	Q. Have you taken any other
22	medications in the last 24 hours?
23	A. No.
24	Q. Have you smoked pot in the last
25	24 hours?

Page 11 1 FRANKLIN BUONO 2. Α. No. 3 Have you taken any other type Q. of drug in the last 24 hours? 4 5 Α. No. Do you understand that you're 6 Ο. 7 here today to give sworn testimony in the civil case that you filed regarding an 8 incident related to a ruptured pressure 10 cylinder? 1 1 Α. Yes. Let's talk a little bit about 12 0. 13 your preparation for the deposition, what did you do to prepare for today's 14 15 deposition? 16 I reviewed my statement to Α. 17 OSHA. 18 MS. STIGALL: I'm going to have 19 this marked as -- how are we doing this? 20 Are we starting at 1 for each deposition? 21 MS. MOLINEAUX: I'd thought 2.2. we'd continue. 23 MS. STIGALL: Can we go off the 24 record. 2.5 MR. LEVY: Yeah, let's go off

```
Page 12
1
                   FRANKLIN BUONO
2.
    the record.
               THE VIDEOGRAPHER: The time is
3
    10:34 and we are going off the record.
4
5
               [Discussion held off the
    record.]
6
7
               THE VIDEOGRAPHER: The time is
    10:38, we are back on the record.
8
9
               (The document was hereby marked
10
    as Defendant's Exhibit 1 for
    identification, as of this date.)
1 1
12
               Mr. Buono, I'm handing you
         0.
13
    what's been marked Defendant's Exhibit 1,
    can you please tell me, is that the
14
15
    statement that you said you reviewed
16
    prior to your deposition here today?
17
        Α.
               Yes.
18
         Q.
               Thank you.
19
               What else did you review?
20
        Α.
               That was it.
21
               So you didn't look at any other
         Ο.
    pieces of paper?
22
23
         Α.
               Oh, no.
               Did you meet with anyone in
24
         0.
25
    preparation for your deposition?
```

```
Page 13
1
                    FRANKLIN BUONO
2.
         Α.
               My lawyer.
3
               Did you speak with anyone else
         Ο.
    about the fact that you were having your
4
5
    deposition here today?
               My girlfriend and her mom.
6
         Α.
7
               What's your girlfriend's name?
         Q.
               Emily.
8
         Α.
9
               Could you provide her middle
         Ο.
10
    and last name?
11
               Emily Lynn Fonseca.
         Α.
12
         Q.
               And a spelling, please.
13
         Α.
              F-O-N-S-C-E-C-A.
14
               F-O-N-S-C-E-C-A, F-O-N-S --
         Ο.
15
         Α.
               E-C-A. I'm sorry.
16
         Q.
               E-C-A.
17
               What did you speak with your
    girlfriend, Emily, about?
18
19
               How we were going to be having
         Α.
20
    this today, I didn't know what to expect.
21
               Did you speak with her about
22
    any of the specifics about what your
    testimony would be?
23
24
         Α.
               No.
25
               And, I believe, you said you
         Q.
```

```
Page 14
1
                   FRANKLIN BUONO
2
    also spoke with your mother?
3
         Α.
               Her mother.
               Her mother?
4
         Ο.
5
         Α.
               The same conversation.
           Can you provide me with her
6
         Ο.
7
    mother's name?
               Alicia Tollen, T-O-L-L-E-N.
8
         Α.
9
         0.
               Do Emily and Alicia live at the
10
    same place?
1 1
        Α.
               Yes.
12
         Q.
               What's that address?
1.3
         Α.
               131 Hill Road, Goshen, New York
    10924.
14
15
         Q.
              Do you live there also?
16
         Α.
               Yes.
17
               How long have you lived at that
         Q.
    location?
18
19
         Α.
               Three years now.
20
               Did you live at that location
         Q.
21
    prior to the incident that this lawsuit's
2.2
    about?
23
         Α.
               Yes.
24
               Do you remember how long prior
         0.
25
    to the incident you lived there?
```

Page 15 1 FRANKLIN BUONO 2. Α. Between six months and a year. 3 In the course your treatment Q. and in relation to the incident, have you 4 5 ever generated any documents, like, that include notes on your thoughts on what 6 7 happened? Α. 8 No. 9 Do you have any notes related 0. 10 to the incident? 1 1 We have pictures. Α. 12 Who took the pictures you're Q. 1.3 talking about? 14 I believe my girlfriend, Emily. Α. 15 Q. What are the pictures of? 16 Different -- I guess, different 17 weeks of my leg, different surgeries I've 18 had, the daily cleanings, when it first 19 happened, pictures of blisters from 20 wearing my prosthetic. 21 Have you provided all of those 22 photographs to your attorney? 23 I'm not sure. Α. 24 MS. STIGALL: I quess we would 25 make the request that all those

Page 16 1 FRANKLIN BUONO 2 photographs be provided to our office. I think we got some but I just don't know 3 if we have everything. 4 5 MR. LEVY: My understanding is, 6 you have everything. However, put 7 another request in writing, we'll take it under advisement. 8 9 MS. STIGALL: Thank you. 10 Other than your attorney, do 0. 11 you know anyone who made any notes about 12 this case? 13 Α. I don't. 14 For example, has your Ο. 15 girlfriend kept any kind of log or notes? 16 Α. No. 17 When you spoke about having 18 photographs, you talked of photographs of 19 your injuries, do you have any 20 photographs in your possession that you 21 or your girlfriend, anybody you know took 2.2 of the accident scene? 23 Α. No. 24 Or any photographs of the Ο. cylinder at issue? 25

```
Page 17
1
                   FRANKLIN BUONO
2.
         Α.
               That my girlfriend took?
               That anyone other than OSHA
3
         Q.
    took.
4
5
         Α.
               No.
               Have you ever been involved in
6
         Ο.
7
    any other lawsuits?
8
         Α.
               No.
9
               It's my understanding that you
10
    have a workers' compensation case
    regarding this incident; is that correct?
1 1
12
         Α.
              Correct.
1.3
              Are you currently receiving
14
    workers' compensation benefits?
15
         Α.
               Yes.
16
               Has your case resolved in any
         Ο.
17
    type of final settlement?
18
         Α.
               No.
19
               Who is your attorney for the
20
    workers' comp claim?
21
               I do not remember her name. I
2.2.
    do not remember her name. I'm sorry.
23
              Is she with Finkelstein?
         0.
24
              Yes. It's the other branch.
         Α.
25
    Fine, Olin and Anderman.
```

```
Page 18
1
                    FRANKLIN BUONO
 2.
               (Reporter asks for
 3
    clarification.)
               MR. LEVY: Fine, Olin and
 4
 5
    Anderman.
6
               THE WITNESS: Sorry.
7
               MR. LEVY: It's not
    Finkelstein.
8
9
               THE WITNESS: Sorry.
10
         Q. Have you ever been involved in
1 1
    any kind of legal proceedings?
12
         Α.
               No.
1.3
         O.
               Could you give me your date of
    birth?
14
15
         Α.
                   1992.
16
         Q.
               Where were you born?
17
         Α.
               Goshen.
18
         Q.
               What's your social security
19
    number?
20
         Α.
                      8151.
21
               Do you have a driver's license?
         Q.
2.2.
         Α.
               Yes.
23
         Q.
               Do you have it on you?
24
               Yes.
         Α.
25
               Could you provide me with your
         Q.
```

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```
Page 19
1
                   FRANKLIN BUONO
    driver's license number? Is it New York
2
3
    State?
4
        Α.
           Yes.
5
        O. 403 258 207.
6
              MS. STIGALL: Mark these as
7
    Exhibit 2.
8
               MR. LEVY: Do you have a copy
9
    for me by any chance?
10
              MS. STIGALL: You know what, I
1 1
    don't.
12
               MR. LEVY: Let's go off the
13
    record.
14
               THE VIDEOGRAPHER: The time is
15
    10:47 and we are going off the record.
16
               [Discussion held off the
17
    record.]
18
               (The documents were hereby
    marked as Defendant's Exhibits 2 and 3
19
20
    for identification, as of this date.)
21
               (The photographs were hereby
22
    marked as Defendant's Exhibits 4 through
    9 for identification, as of this date.)
23
24
               THE VIDEOGRAPHER: The time
    11:00 a.m. and we are back on the record.
25
```

Page 20 1 FRANKLIN BUONO 2. Ο. Mr. Buono, I'll hand you what's been marked Defendant's Exhibit 2, and 3 they are Plaintiff's Rule 26(a)(1) 4 5 Disclosures, have you seen that document before? 6 7 Α. No. You can hand that back to me. 8 Ο. 9 I'm just going to go over a few 10 of the responses then. The first 1 1 disclosure says: The following witness 12 may be used to support the claims of the 13 plaintiff herein. 14 Numbers 1 through 25 I'll 15 represent to you are various doctors. 16 Α. Okay. 17 Then Numbers 26 through 31 are various officers and fire department 18 19 individuals. What I'd like to ask you 20 about is after that there are a few 21 additional persons listed as witnesses 2.2 who may be used to support your claims. 23 Α. Okay. 24 One of those witness I believe 0. 25 you mentioned earlier is Emily Fonseca?

```
Page 21
1
                    FRANKLIN BUONO
2.
         Α.
               Yes.
               What does she know about your
3
         Q.
    claims in this case?
4
5
               MR. LEVY: Just note my
    objection to what's in someone else's
6
7
    mind.
8
               Can you -- sorry.
9
         0.
               What would you expect that she
10
    would know about your claims in the
1 1
    present action?
12
               I don't think anything.
         Α.
13
         O.
               Does she know anything about
14
    the incident that happened?
15
         Α.
               Yeah.
16
               As far as anything she knows
17
    about the incident that happened, would
    that be from talking to you?
18
19
         Α.
               Yes. And the OSHA report.
20
         Q.
               So she's seen the OSHA report?
21
         Α.
               Yes.
2.2
         Ο.
               Did she ever talk to
    Christopher Foust?
23
24
         Α.
               No.
25
               Did she ever talk to any of the
         Q.
```

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	Page 22
1	FRANKLIN BUONO
2	officers or anyone else that was at the
3	scene?
4	A. I don't know.
5	Q. Do you know if she's ever had
6	any discussions with anyone at Oprandy's?
7	A. I don't know.
8	Q. The next person listed is Ryan
9	Siebold, who is Ryan Siebold?
10	A. He's a friend of mine.
11	Q. What would he know about the
12	present action?
13	A. Nothing. He knows from what I
14	told him about the accident.
15	Q. Does he have information about
16	your injuries?
17	A. Yes. He knew what happened to
18	my legs.
19	Q. Has Ryan Siebold ever spoken
20	with anyone other than you about what
21	happened that day?
22	A. I don't believe so. Anyone as
23	in?
24	Q. Christopher Foust, anybody at
25	Oprandy's?

		Page 23
1		FRANKLIN BUONO
2	А.	No.
3	Q.	Where does Ryan Siebold work?
4	А.	The hospital, Orange Regional.
5	Q.	What does he do there?
6	А.	Nursing assistant.
7	Q.	Did you know him before you
8	went to th	ne hospital?
9	А.	Yes.
10	Q.	So he's a social friend of
11	yours?	
12	А.	Yes.
13	Q.	How long have you knows Ryan
14	Siebold?	
15	А.	About ten years.
16	Q.	Did you meet him in school?
17	А.	Yes.
18	Q.	How about Emily Fonseca, how
19	long have	you known Emily?
20	А.	Fifteen years.
21	Q.	How long has she been your
22	girlfriend	1?
23	Α.	Three.
24	Q.	You also list Richard Buono as
25	having kno	owledge of your physical

Page 24 1 FRANKLIN BUONO 2 condition, Richard Buono, has he spoken 3 to anyone other than you regarding what happened that day? 4 5 I don't know. Christopher Foust is listed 6 0. 7 next as Number 35, how long have you know 8 Christopher Foust? 9 A. Since I started working at 10 Oprandy's. So about a month. 1 1 Is it your testimony here today 12 that you did not know Christopher Foust 13 prior to the time that you started working at Oprandy's? 14 15 Α. Correct. 16 Did you speak with Christopher Ο. 17 Foust after the incident? 18 Α. Yes. Just to see how he was 19 doing. 20 Did you ever speak with Q. 21 Christopher Foust about what caused the 2.2. incident? 23 I don't know. Α. 24 Q. You don't know if you spoke 2.5 with him?

Page 25 1 FRANKLIN BUONO 2. Α. About the incident, no. I only 3 -- I contacted him the first couple days of the incident and I was pretty drugged 4 5 at that time. In your discussions with 6 7 Christopher Foust, did he ever tell you what he thought caused the incident? 8 9 Α. I don't know. 10 You don't know if he told you O. 11 that? 12 Α. No. 13 Ο. But is it my understanding that 14 you cannot tell me anything in terms of 15 what Christopher Foust thought about what caused the incident? 16 17 I don't know. It was at least 18 two years ago and I was heavily drugged. 19 Three. 20 I understand you're saying you Ο. 21 were heavily drugged but I'm just trying 22 to clarify that at some point you're not 23 going to come in and say Christopher 24 Foust said this is what happened; you 25 can't do that, right?

Page 26 1 FRANKLIN BUONO 2. Α. No. You've also listed unidentified 3 Ο. employees of defendants and you've also 4 5 listed representatives of the plaintiff's employer Oprandy's, other than what I 6 7 just mentioned, there were your doctors, 8 there were the officers, the fire 9 department, Emily, Ryan, Richard Buono, 10 Christopher Foust, unidentified employees 11 of the defendants and employees of 12 Oprandy's, can you think of anyone else 13 that would be used to support your claims 14 in this case? 15 Α. No. 16 Can you think of anyone else Ο. 17 other than those individuals that you 18 listed that has knowledge concerning what 19 happened that day? 20 Α. No. 21 0. When you list the 22 representatives of the plaintiff's 23 employer Oprandy's, can you tell me who 24 worked for Oprandy's at the time of the 25 incident other than you?

	Page 27
1	FRANKLIN BUONO
2	A. Do you have a list of names?
3	Q. I don't.
4	A. I don't remember the names.
5	Brian, the owner, his son, two other
6	gentlemen, I do not remember their names,
7	Chris and I. And a woman that worked at
8	the front desk, I don't remember her
9	name.
10	Q. Would that be Patty?
11	A. Brian's wife, yes. But there's
12	another woman, younger.
13	Q. Maybe Arlene?
14	A. I think so.
15	Q. I understand it's difficult to
16	remember names, but your recollection is
17	Brian Scott?
18	A. Uh-huh.
19	Q. And he had a son?
20	A. It was his stepson.
21	Q. Stepson.
22	And two other gentlemen?
23	A. Yes.
24	Q. What did Brian Scott do at
25	Oprandy's?

Page 28 FRANKLIN BUONO 1 2. He delivered the fire Α. extinguishers. He basically did 3 everything besides fill the fire 4 5 extinguishers. What did the other two 6 0. 7 gentlemen that you mentioned do? Delivered the fire 8 Α. 9 extinguishers. 10 Did those other two gentlemen mainly work out in the field? 1 1 12 Α. Yes. 13 And you mentioned Chris and 14 vourself? 15 Α. Yeah. 16 Were you and Chris the only 17 individuals at Oprandy's at the time of your incident that worked solely in the 18 19 shop? 20 Α. Yes. 21 And you mentioned there was a 2.2. woman that worked at the front desk? 23 Α. Correct. 24 Do you think her name might be 0. 2.5 Arlene?

		Page 29
1		FRANKLIN BUONO
2	А.	Yes.
3	Q.	Do you know her last name?
4	А.	I do not.
5	Q.	What did she do?
6	А.	She received phone calls.
7	Q.	How did you come to start
8	working at	Oprandy's?
9	А.	My uncle knew Brian and knew
10	that Briar	n was looking for help.
11	Q.	What's your uncle's name?
12	А.	Allen Faust.
13	Q.	Where does he work?
14	А.	He's a sergeant at Goshen Town
15	Police Dep	partment.
16		MR. LEVY: I'm sorry. What was
17	his first	name?
18		THE WITNESS: Allen.
19		MS. MOLINEAUX: And his last
20	name?	
21		THE WITNESS: Faust.
22		MS. MOLINEAUX: How do you
23	spell that	:?
24		THE WITNESS: F-A-U-S-T, or
25	it's F-0-0	J-S-T. I can't remember which

		Page 30
1		FRANKLIN BUONO
2	one it is.	It's F-A or F-O.
3	Q.	Does he also live in Goshen?
4	А.	No. He actually recently just
5	moved and	I don't remember where it is.
6	But it's c	lose.
7	Q.	Do you remember what town?
8	Α.	No.
9	Q.	I notice is your mother
10	living?	
11	А.	Yes.
12	Q.	And notice your mother's name
13	is not lis	ted on the list, does she have
14	any inform	ation about your injuries or
15	claims?	
16	А.	She has information about the
17	injuries.	You could add her.
18	Q.	What's you mother's name?
19	А.	Alana Buono.
20	Q.	Where does she live?
21	А.	Goshen.
22	Q.	Anyone else we would add?
23	А.	No.
24	Q.	Any brothers or sisters?
25	А.	Yes. One sister.

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```
Page 31
1
                    FRANKLIN BUONO
2.
         O.
               What's her name?
3
               Jacquelyn Buono,
         Α.
    J-A-C-Q-U-E-L-Y-N.
4
5
               How I spell my daughter's name.
         O.
               Where does he live?
6
7
               I believe Hoboken.
         Α.
               Do you have contact with her?
8
         0.
9
         Α.
               No.
10
               So if you have no contact with
         0.
11
    her, would I be correct in saying that
12
    she really wouldn't have information
13
    about your injuries?
14
         Α.
               No.
15
         0.
               Who would you say is the person
16
    closest to you?
17
         Α.
               Emily.
18
         0.
               After the incident did you have
     any contact with Brian Scott?
19
20
         Α.
               No.
21
               After the incident did you have
22
    any contact with Patty Scott?
23
         Α.
               No.
               After the incident did you have
24
         0.
25
    any contact with anyone at Oprandy's?
```

```
Page 32
1
                    FRANKLIN BUONO
2.
         Α.
               No.
3
               I guess, other than, you said
         Q.
    you spoke with Christopher a few times?
4
5
         Α.
               Correct.
               During the time -- after you
6
         Ο.
7
    met Christopher Foust, did you at any
8
    time --
9
               THE VIDEOGRAPHER: I'm sorry,
10
    Counsel. Can you repeat your question?
1 1
               After you met Christopher
12
    Foust, did you at any time socialize with
13
    him?
14
               What do you mean by socialize?
         Α.
15
         Q.
               Spend time with him outside of
16
    work?
17
         Α.
               No.
18
               It's my understanding that
19
    Chris is deceased; is that correct?
20
         Α.
               Correct.
21
               Do you know when he died?
         Ο.
22
         Α.
               I'm not exactly sure, no.
23
               Do you know what caused his
         Ο.
24
    death?
25
         Α.
               No.
```

Page 33 1 FRANKLIN BUONO 2. O. To your knowledge did Chris use 3 illegal drugs? I do not know. 4 Α. 5 Ο. Prior to the incident did you use illegal drugs? 6 7 Prior to the incident --Α. MR. LEVY: Just note my 8 9 objection. Is there a time frame? 10 Within the six months prior to 11 the incident, did you use illegal drugs? 12 I smoked marijuana. Α. 13 Ο. How often did you smoke 14 marijuana? Not that often. Once every 15 Α. 16 couple of weeks. 17 Q. So it's your testimony sitting here today that prior to the incident 18 19 your use of marijuana was limited to once 20 every couple of weeks? 21 Once a week. 2.2 0. So it's your testimony here 23 today that prior to the incident you 24 would use marijuana once a week? 25 Α. Yes.

	Page 34
1	FRANKLIN BUONO
2	Q. Did you ever use marijuana with
3	Chris Foust?
4	A. No.
5	Q. Did you ever obtain marijuana
6	from Chris Foust?
7	A. No.
8	Q. Did Chris Foust ever obtain
9	marijuana from you?
10	A. No.
11	Q. Prior to the incident, did you
12	use any other illegal drugs, and let's
13	say, within six months of the incident
14	other than marijuana?
15	MR. LEVY: Note my objection.
16	A. No.
17	Q. Were you in an argument with
18	Chris Foust on the day that the tank
19	ruptured?
20	A. No.
21	Q. Were you in an argument with
22	Christopher Foust at any time prior to
23	the incident?
24	A. No.
25	Q. If another Oprandy's employee

```
Page 35
1
                   FRANKLIN BUONO
2
    said that you and Christopher Foust were
    in an argument on the morning of the
3
    incident, would that be true?
4
5
         Α.
               No.
               So if an employee said you and
6
         Ο.
7
    Chris were arguing on the morning of the
    incident, can you tell me any reason why
8
9
    they would say that?
10
               MR. LEVY: Objection.
1 1
         Α.
               No.
12
               Were you and Chris Foust
         Q.
13
    arguing about drugs prior to the
    incident?
14
15
         Α.
               No.
16
               So if someone says that, it
         Ο.
17
    would be your testimony that they're
    lying?
18
19
         Α.
              Correct.
20
               Let's talk about your
         Q.
21
    educational background.
2.2
         Α.
               Sure.
23
               What's the highest level of
24
    education you completed?
25
               Some college. Completed?
         Α.
```

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	Pa	.ge 36
1	1 FRANKLIN BUONO	
2	Q. How many years of college did	
3	3 you complete?	
4	A. One semester.	
5	Q. Did you graduate from high	
6	6 school?	
7	7 A. Yes. I got my GED.	
8	Q. What high school did you go to	?
9	A. Goshen High School.	
10	Q. What level of high school did	
11	1 you complete at Goshen, did you	
12	2 freshman, sophomore, junior?	
13	3 A. Senior.	
14	Q. Did you graduate from Goshen	
15	5 High School?	
16	A. I got my GED.	
17	7 Q. Where did you take some colleg	е
18	8 or a semester of college?	
19	9 A. OCC, Orange County Community	
20	O College.	
21	Q. What were you studying?	
22	2 A. Criminal justice.	
23	Q. And what was the reason why you	u
24	4 didn't continue?	
25	5 A. My father had a gun shop and i	t

```
Page 37
1
                    FRANKLIN BUONO
2
    was going out of business and we were
    dealing with a lot about that so I
3
    dropped out.
4
5
               Have you had any kind of
    vocational training?
6
7
         Α.
               I went to a computer tech
8
    class.
9
         0.
               Is that recent?
10
         Α.
               Probably four years ago.
1 1
               That was prior to the incident?
         Ο.
12
         Α.
               Correct.
13
         Ο.
               Did you complete a computer
    tech class?
14
15
         Α.
               No.
16
               Why didn't you complete it?
         0.
17
         Α.
               I do not remember.
18
         Q.
               Where was that?
19
               I can't remember the name of
         Α.
20
    the building. It's right behind my house
21
    too.
22
         Q.
               It's a vocational school?
23
         Α.
               Yes. BOCES I believe.
24
         0.
               B-0?
25
         Α.
               C-E-S.
```

```
Page 38
1
                    FRANKLIN BUONO
2.
         O.
               Did you drop out?
               I believe so.
3
         Α.
               Do you have any type of
4
         Q.
5
    vocational certifications?
6
         Α.
               No.
7
               Have you ever belonged to a
         Q.
    union?
8
9
         Α.
               No.
10
         0.
               Have you ever been married?
11
         Α.
               No.
12
         Q.
               Any children?
1.3
         Α.
               Nope.
14
               Have you ever served in the
         Ο.
    armed forces?
15
16
         Α.
               No.
17
         Q. Do you have any felony
    convictions?
18
19
               No.
         Α.
20
               Have you ever pled guilty to
         Q.
21
    any type of criminal charge?
2.2
         Α.
               No.
23
              Have you ever been charged with
24
    any type of crime?
25
         Α.
               No.
```

```
Page 39
                    FRANKLIN BUONO
1
2
         Ο.
               And then I would assume, then,
3
    you've never served any kind of jail
    time?
4
5
         Α.
               No.
               How about speeding tickets?
6
         Q.
7
         Α.
               Yes.
               Tell me about your speeding
8
         Ο.
9
    ticket.
10
         Α.
               I think I have two.
1 1
         Ο.
               How recent?
12
               Years, at least three.
         Α.
13
         O.
               Do you drive today? I mean,
14
    can you drive?
15
               Yes.
         Α.
16
               I think I saw something in the
         Ο.
17
    medical records that they've fitted it so
    you can drive?
18
19
         Α.
             Yes.
20
               Tell me about your free time,
         Q.
21
    who do you generally spend your free time
2.2
    with?
23
         Α.
               Emily.
24
               Anyone else?
         0.
25
         Α.
               No.
```

```
Page 40
1
                    FRANKLIN BUONO
2.
         O.
               What do you do during your free
3
    time?
            I watch TV or I'm on my
4
         Α.
5
    computer.
               Playing computer games?
6
         Q.
7
         Α.
               Yeah.
         Ο.
               Me too.
8
9
         Α.
               Yeah?
10
         0.
               Anything else?
1 1
               Take care of my dogs.
         Α.
12
               How many dogs do you have?
         Q.
13
         Α.
               Two Chihuahuas.
14
               And they live with you and
         O.
15
    Emily?
16
         Α.
               Yep.
17
               Let's go over your employment
    history a little bit and I think there
18
19
    was information provided in Defendant's
20
    Exhibit 3, I'll let you just look at that
21
    real quickly.
2.2
         Α.
               Sure.
               You know what, I can point you
23
24
    to the particular one so you don't have
25
    to -- the question was: For the last ten
```

```
Page 41
1
                   FRANKLIN BUONO
2
    years describe your employment.
3
               And it says: The plaintiff has
    been employed by Rick's Gun Exchange, was
4
5
    that your dad's company?
6
         Α.
               Yes.
7
         Ο.
               Was that your first place of
    employment?
8
9
        Α.
              Yes.
10
               What did you do at Rick's Gun
         0.
1 1
    Exchange?
12
         Α.
              Cleaned and fixed guns.
13
         0.
           How many years or months did
14
    you work there?
15
         Α.
               About two years once a week.
16
               What would be -- like what ages
         Ο.
17
    were you when you did that?
18
         Α.
              About 15 I believe, 15 to 17,
19
    18. Three years?
20
            And then I see Dunkin' Donuts,
         Q.
21
    what did you do at Dunkin' Donuts?
2.2
         Α.
               I was a cashier.
23
               When was that?
         Ο.
24
               I believe I was 19 or 20.
        Α.
25
               How long did you work at
         Q.
```

```
Page 42
1
                   FRANKLIN BUONO
2.
    Dunkin' Donuts?
           A few months.
3
        Α.
        Q. And it says that location is
4
5
    closed?
6
        Α.
           Correct.
7
        Q. But you just worked there a
    couple of months?
8
9
        Α.
           Correct.
10
              What was your next place of
        Ο.
1 1
    employment?
12
        Α.
           I don't remember.
1.3
        Ο.
              And I'll just tell you, this
14
    lists F&F Industrial Equipment
15
    Corporation.
16
        Α.
              That's way later.
17
             Let me let you read this
        Q.
18
    answer --
19
        Α.
           Okay.
20
            -- because you don't want to be
        Q.
21
    -- that's the question and the answer.
22
        Α.
              Okay. Kiryas Joel was next. I
    drove ambulances.
23
24
           So from -- after Dunkin' Donuts
        0.
25
    you worked at Kiryas --
```

	Page 43
1	FRANKLIN BUONO
2	A. Kiryas Joel.
3	Q. Driving an ambulance?
4	A. Correct.
5	Q. How long did you do that?
6	A. A few months.
7	Q. Then what was your next
8	employment after Kiryas Joel?
9	A. F&F.
10	MS. STIGALL: Just for the
11	record, Kiryas Joel is K-I-R-Y-A-S,
12	J-O-E-L, ambulance.
13	Q. How long did you say you worked
14	at F&F?
15	A. A few months.
16	Q. Where did you work after F&F?
17	A. Oprandy's.
18	Q. So let's go back. It sounds
19	like you what did you do for Kiryas
20	Joel?
21	A. I drove an ambulance.
22	Q. So were you actually an EMT?
23	A. No. I was no.
24	Q. What would you do, explain to
25	me you would actually, if there was an

Page 44 1 FRANKLIN BUONO 2 emergency, be the person driving the ambulance out to the scene? 3 No. We were actually picked 4 Α. 5 up, brought to the scene and then from the scene drove the patient to wherever 6 7 they needed to go. I guess I'm a little confused. 8 O. 9 So Kiryas Joel is a Hasidic 10 community and they're not allowed to drive on Shabbos. If that makes sense. 1 1 12 Q. Yes. 13 So at Dunkin' Donuts you worked 14 for a couple months? 15 Α. Correct. 16 Why did you leave Dunkin' 0. 17 Donuts? It was a firing, a lot of 18 Α. people were being fired and they brought 19 20 a bunch of new people and changed 21 locations I believe. 2.2 Q. Do you know why you were fired? 23 Α. No. 24 Had you broken any rules? 0. I don't believe so, no. 25 Α.

	Page 45
1	FRANKLIN BUONO
2	Q. Then F&F Industrial Equipment,
3	you said you were there for a few months?
4	A. Correct.
5	Q. What did you do there?
6	A. I worked in warehouse.
7	Q. What did you do in the
8	warehouse?
9	A. Logged items, brought in
10	shipments.
11	Q. Why did you leave F&F
12	Industrial Equipment?
13	A. I just felt like I wasn't
14	learning anything there.
15	Q. So you quit?
16	A. Yes, correct.
17	Q. You weren't fired?
18	A. Correct.
19	Q. Why did you leave Kiryas Joel
20	Ambulance after a few months?
21	A. We were sleeping in our cars
22	overnight because it was a 48-hour shift
23	and I did not like that, so
24	Q. So you quit?
25	A. Correct.

Page 46 1 FRANKLIN BUONO 2. 0. You were not fired? 3 Correct. Α. Can you give me any idea, 4 Ο. 5 you've given me the progression of where you worked, from the time that you left 6 7 Dunkin' Donuts, how long was it before you started at F&F? 8 9 Α. Between Dunkin' Donuts and F&F? 10 Ο. Yes. 11 I'm not sure. Α. 12 Well, here's where I'm trying Q. 13 to figure this out, we have the listing of Rick's Gun Exchange, Dunkin' Donuts, 14 15 F&F Industrial Equipment, Kiryas Joel and 16 Oprandy's. 17 Α. Uh-huh. 18 It says over the last ten 19 But I see that Oprandy's was 20 about a month, Kiryas Joel was you said a 21 couple of months, F&F was a couple of 2.2 months, Dunkin' Donuts was a couple of 23 months, would I be correct in assuming 24 there were lapses in where you weren't 25 employed?

Page 47 1 FRANKLIN BUONO 2. Α. Correct. So how much time was there 3 between the time you left Dunkin' Donuts 4 5 and went to F&F? 6 Α. I'm not sure. 7 Would it be less than a year? Ο. I don't know. It could be more 8 Α. 9 than a year. 10 Then how much time between the 1 1 time you left F&F and you went to Kiryas 12 Joel? 13 Kiryas Joel -- it was Dunkin' 14 Donuts, Kiryas Joel. 15 Q. Sorry. Okay. 16 How much time was there between 17 when you left Dunkin' Donuts and went to Kiryas Joel? 18 19 That's what I was answering Α. 20 before, about a year. 21 And then how much time between 22 Kiryas Joel and F&F? 23 A. A couple -- I believe a year or 24 two. 25 Q. And then after you left F&F,

Page 48 1 FRANKLIN BUONO 2. how much time was there before you were 3 employed at Oprandy's? A couple months. 4 Α. 5 At any of your employment, 6 other than Oprandy's, did you ever work 7 with or around compressed gas? Α. No. 8 9 Prior to coming to Oprandy's 10 had you had any type of training 11 concerning compressed gas? 12 Α. No. 13 O. In response to Request For Produce Number 10 regarding medical 14 15 providers prior to the incident, it 16 states, the plaintiff's only medical 17 provider prior to the incident was Horizon Medical Group in Goshen; is that 18 19 correct? 20 Α. I believe so. 21 And would it be true that your 22 prescriptions for the last ten years were filled at CVS on Clowes Avenue in Goshen? 23 2.4 Baxter's in Goshen. Α. 2.5 Q. Tell me that again?

```
Page 49
1
                   FRANKLIN BUONO
        Α.
               Baxter's.
3
         0.
              B-A-X-T-E-R-S?
               Correct.
4
        Α.
5
               And that's where you would fill
         Ο.
    prescriptions prior to the incident?
6
7
         Α.
               Correct.
               Can you think of any medical
8
         0.
9
    providers you had prior to this incident
10
    other than Horizon Medical Group in
1 1
    Goshen?
12
         Α.
              Like doctors?
1.3
         0.
               Yes.
14
               Or -- I have -- I can't
15
    remember their names, it was when I was
16
    younger mostly.
17
              Did you have a primary care
         Q.
    physician prior to this incident?
18
19
         Α.
               No. Yes. Dr. Hirsh at Horizon
20
    Medical.
21
              Prior to this incident, did you
22
    ever see any product manuals related to
    the Poseidon air compressor?
23
24
        Α.
               No.
25
               Prior to the incident did you
         Q.
```

Page 50 1 FRANKLIN BUONO 2 ever see any manuals related to the cascade tanks that were connected to the 3 Poseidon compressor? 4 5 Α. No. Prior to this incident, did you 6 0. 7 see any manuals related to a Kitchen Knight system? 8 9 Α. No. 10 Do you know what a Kitchen O. 1 1 Knight system is? 12 Α. No. 13 Ο. Prior to this incident, did you 14 see any manuals related to the design, installation or maintenance of kitchen 15 16 fire suppression systems? 17 Α. No. Sitting here today or prior to 18 19 this incident, did you know how to 20 design, install or maintain a kitchen 21 fire suppression system? 2.2 Α. No. Prior to this incident did you 23 24 see any instructions regarding the proper 25 filling of compressed air tanks?

Page 51 1 FRANKLIN BUONO Α. No. Prior to this incident did you 3 Ο. see any instructions regarding the 4 5 maintenance of a kitchen fire suppression 6 system? 7 Α. No. Prior to this incident did you 8 Ο. 9 see any manuals relating to the Pro-Tec's 10 fire suppression system? 11 Α. No. 12 Do you know what a Pro-Tec's Q. 13 fire suppression system is? No? 14 Α. No. Sorry. I understand you know where I'm 15 0. 16 going with the questions. 17 Prior to this incident, I believe you already said you didn't see a 18 19 manual for a Kitchen Knight system, 20 correct? 21 Α. Correct. 2.2 Did you ever see a manual for a Q. Kitchen Knight II system? 23 24 Α. No. 2.5 And I've said manuals, if I was Q.

Page 52 1 FRANKLIN BUONO 2 going to expand my question to say 3 instructions for use, brochures, documents telling you how to use them, 4 5 have you ever seen any of those types of documents related to kitchen fire 6 7 suppression systems? Α. 8 No. 9 And include in that, have you 10 ever seen anything that told you how to 11 work the Poseidon air compressor or the 12 attached cascade system? 1.3 Α. No. Prior to the incident what were 14 15 some of your hobbies? I used to like bike riding, 16 17 rollerblading, go bowling, trap shooting with my father, I used to take my dogs to 18 19 the park, go out bowling, movies, I used 20 to drive a stick shift. 21 At the time this incident 2.2 occurred, did you have a bicycle? 23 Α. Yes. 24 How often would you ride it? 0. 25 When the weather was nice, once Α.

```
Page 53
1
                   FRANKLIN BUONO
2.
    a week.
         Q. Were you, like, one of those
3
    riders that goes out and kind of go on
4
5
    for, like, a ten mile, see how fast I can
    get this done?
6
7
        Α.
               No.
               It was more a recreational
8
         0.
9
    thing?
10
        Α.
               Yes.
1 1
              How often would you rollerblade
         Ο.
12
    prior to the incident?
13
        Α.
               About a year before I was
14
    pretty activity rollerblading.
15
         Ο.
            How about at the time of the
16
    incident?
17
        Α.
               No.
18
              Have you gone trap shooting
19
    since the day of the incident?
20
         Α.
               No.
21
               How often would you go trap
22
    shooting prior to the incident?
23
               I'd go about once a month with
         Α.
24
    my dad.
25
               So how many times over your
         Q.
```

Page 54 1 FRANKLIN BUONO 2 lifetime have you gone trap shooting? Probably about 25, 30. 3 Α. In the six months prior to the 4 0. 5 incident, how many times did you go trap shooting? 6 7 Α. I think once. Did you have a supervisor at 8 Ο. 9 Oprandy's? 10 Α. Chris. 1 1 Just to be clear, for the O. 12 record, that's Christopher Foust? Correct. 13 Α. 14 Prior to the incident while you 0. were you at Oprandy's, did you receive 15 16 any training related to filling cylinders 17 or tanks with compressed gas? 18 Α. No. 19 While you were at Oprandy's, 20 did you have any training regarding 21 filling fire extinguishers with agent and 2.2 compressed gas? 23 Α. Yes. 24 What was that training? Q. 25 Chris showed me how to take Α.

Page 55 1 FRANKLIN BUONO 2 apart and put back together fire extinguisher. 3 Q. Can you walk me through that 4 5 step by step in terms of, what would be the first you were going to do when you 6 7 were servicing a fire extinguisher as Chris instructed? 8 I don't remember. I was there 9 Α. 10 a month. I know, like, bits and pieces 1 1 but it's not the whole walkthrough. 12 wouldn't be an accurate retelling. I 1.3 can't remember completely. 14 Would you discharge the fire Ο. 15 extinguisher to make sure the contents were out of it? 16 17 Α. Yes. 18 Where would you do that? Q. 19 Α. In the shop. 20 I'm going to show you a couple Q. 21 of photographs and if you could tell 2.2 me -- I'm going to show you Defendant's Exhibit 4 and I'm also going to show you 23 24 Defendant's Exhibits 8 and 9 and I'm 25 going to ask you if any of these show the

Page 56 1 FRANKLIN BUONO 2 shop where you would do the work on the fire extinguisher. 3 This is all the room. That's 4 where I worked, back there. 5 MR. LEVY: Indicating? 6 7 MS. STIGALL: He is indicating Defendant's Exhibit 9. 8 9 This is the same room but I 10 didn't work on wet chem. 1 1 So you pointed to, it looks 12 like a bench in the back of the photo on Defendant's Exhibit 9; is that correct? 1.3 14 A. Correct. 15 0. I think what I'm going to have 16 you go ahead and do is take my pen and 17 can you just kind of put a square around 18 the area where you did that work? 19 Α. Sure. Sorry. Circle. 20 Q. It's kind of a circle? 21 Α. Yeah. 22 Q. You're encircling the area? 23 MR. LEVY: Can I see what he 24 did? 25 Did you ever work with the Q.

```
Page 57
1
                   FRANKLIN BUONO
2
    system that's shown on Defendant's
    Exhibit 8?
3
4
         Α.
               No.
5
               Did you ever receive any
    training regarding the system that's
6
7
    shown on Defendant's Exhibit 8?
8
         Α.
               No.
9
               And Exhibit 4 has four pages,
10
    looking at the air filling system that's
    shown a little bit in Defendant's
1 1
12
    Exhibit 4 and in the upper-right corner
13
    of the second page of Defendant's Exhibit
14
    four, do you know what that is?
15
         Α.
               Where? I'm sorry.
16
               It would be the system that's
         Ο.
17
    shown and I'll just -- let's just go to
    the second page, the red machine that's
18
19
    in the upper-right corner of Defendant's
20
    Exhibit 4, do you know what that is?
21
         Α.
               Yes.
2.2
         0.
               What is that?
               That is the Poseidon air tank
23
         Α.
24
    or air system.
25
               Did you receive any training
         Q.
```

```
Page 58
1
                    FRANKLIN BUONO
2
     from anyone at Oprandy's regarding
    operating that system?
3
         Α.
4
               No.
5
               Did you ever operate that
         O.
6
    system?
7
         Α.
               No.
8
               Did you take -- strike that,
         Ο.
    please.
9
10
               Did you receive -- now I'm
    talking about your training on the
1 1
12
    extinguishers.
1.3
         Α.
               Okay.
14
               Did you receive any type of
15
    written documentation regarding that work
16
    you were doing?
17
         Α.
               Written instruction?
18
         Q.
               Yes.
19
         Α.
               No.
20
               Did you ever see any written
         Q.
21
     instruction on that work you were doing?
2.2
         Α.
               No.
               So would I be correct if I said
23
24
    that anything you learned as far as
25
    working with those fire extinguishers was
```

	Page 59
1	FRANKLIN BUONO
2	basically from Chris showing you how to
3	do it?
4	A. Correct.
5	Q. Did you ever take any online
6	courses about that work?
7	A. I believe he had me go on a
8	website.
9	Q. Do you know what that website
10	was?
11	A. No.
12	Q. What did the was there one
13	website?
14	A. Yeah. It was go ahead.
15	Q. What did that website show you?
16	A. Different types of normal fire
17	extinguishers.
18	Q. So it just shows different fire
19	extinguishers?
20	A. Yeah. And like the contents of
21	those fire extinguishers and those
22	like, what fires they would put out.
23	Q. So would I be correct to say
24	that the online information he showed you
25	had to do with types of fire

```
Page 60
1
                   FRANKLIN BUONO
2
    extinguishers and the types of fires they
    put out?
3
           Correct.
4
         Α.
5
              Did any of that online
    information relate to how to properly
6
7
    service a fire extinguisher?
8
               MR. LEVY: I'm sorry. You're
9
    asking about the website?
10
               That online site that you
11
    looked at, did anything on that tell you
12
    step by step what to do to service a fire
1.3
    extinguisher?
14
        Α.
               No.
15
         0.
               So I'll just ask it this way,
16
    did you ever receive any type of online
17
    training that instructed you concerning
    how to service a fire extinguisher?
18
19
        Α.
               No.
20
              Did Brian Scott do any of your
         Q.
21
    training?
2.2
        Α.
               No.
23
               Is Brian Scott's stepson; is
24
    that Robbie?
2.5
         Α.
               Yes.
```

Page 61 1 FRANKLIN BUONO 2. 0. Did Robbie provide you with any 3 training? A. No. 4 5 So the sole training you had at Oprandy's prior to this incident was 6 7 Chris Foust showing you how to take apart and put together a fire extinguisher? 8 9 Α. Correct. 10 MR. LEVY: I'm sorry. Who's Brian Scott's --1 1 12 MS. STIGALL: Robbie, Brian 13 Scott's stepson. 14 MR. LEVY: Stepson. Okay. 15 Thank you. 16 Q. Did Christopher Foust show you 17 how to fill the fire extinguisher with 18 agent and compressed gas? 19 Α. Yes. 20 What did he show you in terms Q. 21 of what to do? A. I cannot remember the process. 2.2. 23 But you do remember that you 24 did that at the location on Defendant's Exhibit 9? 2.5

```
Page 62
1
                   FRANKLIN BUONO
2.
         Α.
               Correct.
               And he didn't provide you with
3
         Ο.
    any written instructions?
4
5
         Α.
               Correct.
               MR. LEVY: Can I have that last
6
7
    question and answer. Actually, the one
8
    before that.
9
               [The requested portion of the
10
    record was read.]
1 1
               You had said you looked at your
12
    statement prior to coming here today,
1.3
    correct?
14
         Α.
              Correct.
         Q.
15
               Can you hand that to me?
16
         Α.
               Sure.
17
               You mention in your statement
18
    that: We would repressurize fire
    extinguishers by hooking them to the CO2
19
20
    line, opening the valve and watching the
21
    gauge on the extinguisher to see that it
2.2
    was full.
23
               Is that your recollection here
24
    today?
25
         Α.
               Yes.
```

Page 63 1 FRANKLIN BUONO 2 Ο. You also state: To avoid over 3 pressuring I would make sure not to hold the valve open too long? 4 5 Α. Correct. Can you tell me why back then 6 0. 7 you wanted to avoid over pressurizing? MR. LEVY: Note my objection. 8 9 I don't know where you're looking. 10 MS. STIGALL: Page 1716. 11 If you would like to look at Ο. 12 that, it's on the first full paragraph. 13 MR. LEVY: My objection was, I 14 don't know if it was that he was doing or 15 if he was --16 You make the statement to avoid Ο. 17 over pressurizing? 18 Α. Yes. I would make sure not to hold 19 20 the valve open too long. 21 Α. Correct. 2.2 Why would you want to avoid 23 over pressurizing? 24 I believe if you over Α. 25 pressurized the chemical would then start

Page 64 1 FRANKLIN BUONO 2. coming out. Could there be a danger in over 3 Ο. pressurizing in terms of a cylinder 4 5 rupturing? I don't know. 6 Α. 7 Said: If something wasn't Ο. 8 working right, I would ask Chris. 9 Did you at times have problems 10 with over pressurizing when you were filling the fire extinguishers? 1 1 12 I don't know. I don't -- can 13 you repeat the question? 14 Would you ever have any Ο. 15 problems with over pressurizing when you 16 were filling the fire extinguishers? 17 MR. LEVY: Note my objection. 18 Α. No. 19 MR. LEVY: Because I think 20 we're confusing two different processes in your questions. 21 2.2 MS. STIGALL: Right now I'm talking over pressurizing fire 23 24 extinguishers. I think I said that in my 25 question.

Page 65 1 FRANKLIN BUONO 2 MR. LEVY: Note my objection because I didn't understand that and you 3 just used the word over pressurizing. 4 5 MS. STIGALL: Because he used it in his statement. 6 7 MR. LEVY: Well, but it could refer to different -- two different 8 9 processes. One that he did and one that 10 he didn't. 1 1 MS. MOLINEAUX: That's what 12 she's asking him to explain. 13 MR. LEVY: Okay. I just want to make sure we're talking about the same 14 15 thing. 16 So when you say to avoid over 17 pressurizing I would make sure not to 18 hold the valve open too long. 19 Α. Yes. 20 What do you mean by over Q. 21 pressurizing? 2.2 Α. You would be able to see if the 23 dial went -- you'd be able to see how 24 much it pressurized through the gauge. 25 So if you went over that, the chemical

Page 66 1 FRANKLIN BUONO 2 would start coming out. 3 And did you also understand at that time that there was a danger if you 4 5 over pressurized a cylinder? 6 Α. Yes. 7 Ο. You mention in your statement, and I'll just make sure you -- it's down 8 9 in the next full paragraph, you say in the second line: I never seen a safety 10 11 cage used. 12 Α. Correct. 1.3 Ο. Do you know what a safety cage 14 is? 15 Α. Now, yes. 16 What's a safety cage? 0. 17 It's something that you put a Α. 18 tank into -- if it explodes it keeps the 19 shrapnel in I believe. 20 And you never saw a safety cage Q. 21 at Oprandy's? 22 Α. No. 23 When you pressurized fire 24 extinguishers at Oprandy's did you ever 25 use a safety cage?

Page 67 1 FRANKLIN BUONO 2. Α. No. 3 Did you ever see anyone at Q. Oprandy's ever use a safety cage? 4 5 Α. No. On the day of the incident when 6 0. 7 the cylinder at issue was being 8 pressurized was a safety cage used? 9 Α. No. 10 I'd like to walk through step O. 11 by step what happened on the day of the 12 incident. Okay. 13 Α. 14 What time did you get to work Ο. that morning? 15 16 Α. 9:00. Every morning. 17 What did you do that morning Q. 18 when you got to work? 19 I was moving fire extinguishers 20 to Brian's truck I believe and he then 21 asked me to fill a compressed CO2 tank, 2.2 which I've never done, or compressed cylinder, which I never done before. So 23 24 I asked Chris to show me how and he 25 brought me in the back room.

Page 68 1 FRANKLIN BUONO Let's take it a little bit at a 2 0. time and then we'll continue. 3 Α. Sure. 4 5 So you got there that morning and you're moving fire extinguishers to 6 Brian Scott's truck? 7 Correct. 8 Α. 9 And at that point Brian Scott 10 asked you to fill a compressed gas tank? 1 1 Α. Correct. 12 0. Was that tank the cylinder at issue in this case? 1.3 14 Α. Correct. 15 0. Where was that tank when you first saw it? 16 17 A. I believe it was in the room 18 that we were -- that we work in, the 19 shop. 20 So did Brian take you to the Q. 21 room and say, I need you to fill this? 2.2 Α. No. It was in the room and he asked me to fill it. 23 24 O. And what did you do next? 25 I then got Chris and asked him Α.

Page 69 1 FRANKLIN BUONO to show me how and I don't remember if it 2. was me or him that moved it into the 3 other room. Yeah. 4 5 When you have first saw the cylinder, if you can look at the exhibits 6 7 I showed you before and show me which room it was in? 8 9 Α. When I first saw it? 10 Ο. Yes. It was in this room. 11 Α. 12 So when you first saw the Q. 13 cylinder it was in the room that is Defendant's Exhibit 9? 14 Α. 15 Correct. 16 And somehow the cylinder was 17 moved from that room to the room that's shown in Defendant's Exhibit 4? 18 19 Α. Correct. 20 Did Brian Scott ask -- he just Ο. 21 asked you to fill it, he didn't ask you 22 to go get Chris, he just said, you need to fill this? 23 24 Α. Correct. 25 So you said you then went and Q.

Page 70 1 FRANKLIN BUONO 2. got Chris and asked him to show you how? 3 Α. Correct. So you're in the room shown on 4 5 Defendant's Exhibit 4, what happened 6 next? 7 Chris went over to the Poseidon system and hooked it up to the tank and 8 9 attempted to fill it, and we were looking 10 at the red gauge and the tank and it was 1 1 not filling, we were listening for air to 12 go into the tank. 13 O. So let me stop you there. 14 Uh-huh. Α. 15 0. Just because I'm trying to take 16 this a little bit at a time. 17 Α. Yep. So when you say Christopher 18 19 went over to the Poseidon system, are you 20 talking about the red machine that's on 21 the second page of Defendant's Exhibit 4? 2.2 Α. Yes. 23 Can you go ahead and I'll hand 24 you a pen and just circle so there's 25 complete clarity to what we're talking

```
Page 71
1
                    FRANKLIN BUONO
2
    about. Thank you.
3
               Did you hear the compressor
4
    come on?
5
         Α.
               No.
               So what did he turn on?
6
         Q.
7
               I'm not sure.
         Α.
               Did you see how he hooked it
8
         0.
9
    up?
10
         Α.
               I don't know.
11
         0.
               You don't know one way or
12
    another?
13
         Α.
               No.
               Then you said, We attempted to
14
         Ο.
15
    fill it looking at the red gauge. I'm
16
    going to show you Defendant's Exhibit 5
17
    and 6, and I'll represent to you
    Defendant's Exhibit 6 is from an OSHA
18
19
    report.
20
         Α.
               Okay.
21
         Ο.
               Have you seen that report
2.2
    before?
23
         Α.
               Yes.
24
               And I'll represent to you that
         0.
25
    Defendant's Exhibit 5 is a photograph of
```

Page 72 1 FRANKLIN BUONO 2. the tank after the incident. 3 Could you please show me if you see on the Defendant's 5 or 6 the gauge 4 5 that you were looking at as you were filling the tank? 6 7 Α. No. There's no gauge there in 8 your pictures. 9 Q. Where was the gauge? 10 Α. I don't know. On top. Was it on top of the tank? 1 1 0. 12 I believe so. Α. 13 And let me just ask you, and I Ο. 14 don't want to influence your answer, but 15 I'm just trying to get some clarity here, 16 on both of these I see a round thing to 17 the side. 18 Α. Correct. 19 MR. LEVY: I'm sorry. On which 20 exhibit? 21 On Defendant's Exhibit 6 there's a item that, I think it's got a 2.2 23 number, I can't see the number, it's 24 furthest left on the photograph that's on 25 the bottom that is round but you're

Page 73 1 FRANKLIN BUONO 2 seeing it from the side. 3 Α. Correct. And then the same thing, 4 5 there's a round item that's on the top of the tank but you're seeing it from the 6 7 top, you're not --Seeing the side, yeah. 8 Α. 9 0. See onto that. 10 It's a gauge. There's just no Α. 1 1 actual gauge there. 12 Could this be the gauge that Ο. 13 you were looking at? 14 Α. It's possible. 15 0. Now that you're seeing that 16 that's on the top of the tank, is it in 17 the location of the gauge that you were looking at that day? 18 19 I believe so. Α. 20 What were you looking for when Q. 21 you were looking at that gauge on the top 2.2 of the tank? 23 For the gauge to move. Α. 24 0. Other than the gauge on the top 25 of the tank, did you look at any other

Page 74 1 FRANKLIN BUONO 2 gauge to see if the air was going in? 3 MR. LEVY: Just note my objection. I don't know that he's 4 5 indicated there was any other gauge. 6 MS. STIGALL: That's why I'm 7 asking, did he look at any other gauge. If you want me to ask it another way. 8 9 MR. LEVY: Yes. 10 Did you look at any other gauge Ο. 1 1 other than the gauge on the top of the 12 tank to see if air was going into the 1.3 tank? I don't know. I only remember 14 Α. the one gauge. 15 16 So it's your testimony here today that the only gauge that you 17 18 remember looking at is the one on the top of the tank? 19 20 That's the only one I know of, Α. 21 yes. 22 I'm handing you what's been marked as Defendant's Exhibit 7 and if 23 24 you can look at the photograph in 25 Defendant's Exhibit 7. I just wanted to

Page 75 1 FRANKLIN BUONO 2 make sure you had time. 3 Α. Yep. In your statement you mention 4 5 Chris grabbed a part from the other room 6 and hooked it up to the compressor. Then 7 you say the fitting that Chris grabbed from the front room was a long piece of 8 9 metal with a nozzle or a valve in the 10 middle? 1 1 Correct. Α. 12 Q. Looking at Defendant's 13 Exhibit 7, do those pieces appear to be 14 the pieces that were used to fill the 15 tank that day? 16 I know this one. Α. 17 And you just noted the piece Q. that has the red handle on it? 18 19 Α. Correct. 20 What was that piece used for Q. 21 that day? 2.2 Α. I did not know at the time. 23 What did Chris do -- there's a 24 statement in your -- there's a sentence 25 in your statement that said something

Page 76 1 FRANKLIN BUONO 2 about throttling the air in? 3 Α. Correct. Was that photograph, the bottom 4 5 photograph on Defendant's Exhibit 2, does it show the piece that Chris used to 6 7 throttle air into the cylinder that day? Yes, it does. 8 Α. Q. 9 What would he do to throttle 10 the air in? Move the valve back and forth. 11 Α. 12 Your last statement was that Ο. 13 Chris hooked it up, attempted to fill it 14 and you were looking at the red gauge? 15 Α. Correct. 16 Please tell me in your own Ο. words what happened next. 17 18 After he got the piece, I was Α. 19 looking at the red gauge, leaning in to 20 listen if any air was going in also, and 21 I'm pretty sure that's when it exploded. 22 When you say he went to get the 0. 23 piece, is that the piece we're seeing in 24 this? 25 Α. Yes.

Page 77 1 FRANKLIN BUONO 2. Ο. How much time elapsed from the 3 time he hooked up this piece, and that being the piece in the bottom of 7, and 4 5 started throttling in air, how much time elapsed from the time he started 6 7 throttling in air to the time the tank ruptured? 8 9 Α. I don't know. 10 If there's any kind of guess --Ο. 11 not a guess -- I'm sorry -- estimate in 12 terms of, are we talking 15 minutes or 13 something closer to just a minute or two? 14 A minute or two. Α. If you could look at the valve 15 0. 16 that's shown in the bottom picture on 17 Defendant's Exhibit 6 and tell me where 18 was the fitting inserted into the valve 19 to fill the tank, was it inserted on the 20 side or on the top? 21 On the side. Α. 2.2 Can you draw an arrow on Defendant's Exhibit 6 into where the 23 24 fitting was inserted to fill the tank? 25 And I'm showing that there's an

Page 78 1 FRANKLIN BUONO 2 arrow that's next to the diagram of the 3 valve. MR. LEVY: I just see -- oh, 4 5 okay. 6 And if you were going to draw 7 it over on this photograph, where would you draw the arrow on the photograph of 8 the valve? 9 10 Thank you. 11 There's mention in your 12 statement that Chris was using a 13 screwdriver to press down on something, 14 can you put a circle around the area 15 where Chris was pressing down with the 16 screwdriver? 17 MR. LEVY: Can I see that? 18 You know what, now that we've Q. done two arrows I'm going to have you put 19 20 SD next to the arrow where he was pushing 21 down with the screwdriver? 2.2 MR. LEVY: I'm sorry. Did you say what was it that he was pushing down 23 24 the screwdriver on? 25 What was he pushing down with Q.

```
Page 79
1
                   FRANKLIN BUONO
2
    the screwdriver, do you know what that's
    called?
3
4
        Α.
              No.
5
               Let me ask you, as he was doing
    that did you see a little valve stem up
6
7
    that he was pushing down on kind of like
    what you -- stem on a tire?
8
9
        Α.
              No.
10
         Ο.
              Don't remember?
1 1
              I didn't see it.
         Α.
12
              But he was pressing down on the
         Q.
13
    top of the valve?
14
        Α.
              Yes.
15
         Q.
               Had you ever filled any test
16
    cylinder before?
17
        Α.
              No.
18
               In your statement you say,
19
    Chris never mentioned that the pressure
20
    on the regulator needed to be set or
21
    mentioned the regulator at all; is that
22
    still your recollection today?
23
         Α.
               Yes.
24
               You also state: I don't even
         Ο.
25
    know if the regulator was used; is that
```

Page 80 1 FRANKLIN BUONO 2 still your recollection today? 3 Α. Yes. At any time while you were 4 5 there during the filling operation, did you ever see Chris use a regulator? 6 7 I don't know. I was only there one other time and it was from a far 8 9 distance. 10 But my question is, did you Ο. 1 1 ever see him use a regulator that day? 12 No. I was -- the questions 13 that they asked me, I wasn't aware of any of this prior. I learned through the 14 15 OSHA report, so... 16 I understand. Ο. 17 But I just want to make sure 18 I'm clear on what you saw or didn't see 19 or what you heard or you didn't hear. 20 Α. Okay. 21 Did you ever hear Chris say he 0. 22 was using a regulator? 23 Α. No. 24 Did you ever see Chris use a 0. 25 regulator?

	Page 81
1	FRANKLIN BUONO
2	A. No.
3	Q. And as a matter of fact you say
4	in your report Chris never mentioned the
5	regulator at all; is that correct?
6	A. Correct.
7	Q. Did you ever examine the tank
8	to look at anything that was written on
9	the tank?
10	A. Yes.
11	Q. What did you look for?
12	A. I looked for warnings or stuff
13	like that, instructions, anything.
14	Q. When did you look for warnings
15	or instructions?
16	A. While we were while Chris
17	was tinkering with it.
18	Q. What did you see on the tank?
19	A. I believe a date. That was
20	about it. A lot of it was really worn.
21	Q. Did you ask to look for a
22	manual related to the cylinder?
23	A. No.
24	Q. Did you ask to look for a
25	manual related to the air filling system?

Page 82 1 FRANKLIN BUONO 2. Α. No. 3 Was there anything posted on Q. the walls in terms of signage about how 4 5 to fill the cylinders from the Poseidon 6 system? 7 Α. No. Did you look on the walls? 8 0. 9 Α. No. There was nothing on the 10 walls to look at. Just -- there's no instructions in any of those walls. 1 1 12 Okay. Thank you. Q. 1.3 Α. Yep. 14 Occasionally I kind of have to Ο. 15 look over my notes, so... There are some 16 lawyers that may not have to but I need 17 to look over my notes. Earlier we talked about the 18 19 different employees at Oprandy's, I think 20 we went through a list when we went 21 through your disclosure. 2.2 Α. Uh-huh. 23 Were all those employees there Ο. 24 that day? 2.5 Α. No.

	Page 83
1	FRANKLIN BUONO
2	Q. Who wasn't there?
3	A. The two men that delivered
4	stuff. I don't think Robbie was there.
5	Q. Who was there on the day of the
6	incident?
7	A. I believe
8	Q. At the time of the incident?
9	A. I believe just Chris and Brian.
10	Q. Was Arlene there?
11	A. She might've been. But I
12	didn't see her.
13	Q. Was Patty?
14	A. I didn't see her.
15	Q. To your recollection the only
16	other employee there other than you and
17	Chris was Brian?
18	A. Correct.
19	Q. So I believe your next
20	testimony was that Chris was pushing down
21	on the top of the valve?
22	A. Correct.
23	Q. Tell me what happened next.
24	A. He was pushing down on the
25	valve, all I remember was a huge

Page 84 1 FRANKLIN BUONO 2 explosion, I guess you'd -- the ground just collapsed under me, the shrapnel hit 3 other fire extinguishers which caused 4 5 them to explode chemicals all over the room. So we couldn't see or hear because 6 7 the explosion. When I realized I lost my leg I crawled to the door and called for 8 9 help for Brian and I tourniqueted my leg 10 with my belt. 1 1 Looking at Defendant's 12 Exhibit 4, can you tell me where in that 13 room you and Chris were at the time you 14 were filling the fire extinguisher? 15 Α. In that giant black -- yeah. 16 So how many feet were you from 0. 17 the Poseidon system would you estimate? I was probably, like, two feet 18 Α. or like a foot from Chris and probably, 19 like, four, five feet from the Poseidon 20 21 air tank. 22 0. Was the tank between you and Chris? 23 24 I was off to the side a little Α. 25 bit. So, like, Poseidon tank, Chris, me

Page 85 1 FRANKLIN BUONO 2 more or less. 3 Q. I'm just going to give you a sheet of paper here. 4 5 You want to see my stick 6 figures. 7 Q. You know what, you don't have to do a stick figure. If you want to do, 8 like, your initials and Chris's initials 10 and then, like, a T for the tank and a P 1 1 for the Poseidon system. I'm just going 12 to -- is the room square? 13 Α. I believe so. 14 MR. LEVY: Just note my objection to the witness creating 15 16 evidence. 17 MS. STIGALL: I'm just trying 18 to get a good feel for where everybody 19 was. 20 MR. LEVY: He said he was a 21 foot from Chris at the time as I recall. 22 Q. So if you can -- and what I'm going to do, the Poseidon system is 23 24 pretty much in the corner, correct? A. Yeah. 25

Page 86 1 FRANKLIN BUONO 2 0. So I'm going to put a P, and 3 that's me, you aren't doing that, where the Poseidon system would have been. 4 5 Α. Okay. 6 Q. Okay? 7 And if you could then give me an idea, with this being the room, put 8 your initials where you were, Chris's 9 10 initials where he was and then a T where 1 1 the tank was just prior to the incident 12 so we get an idea of how things were 13 arranged. 14 MR. LEVY: Note my objection. 15 Α. Okay. I have no idea of the 16 accuracy of this. Because this is not 17 labeled for meters or feet or anything. 18 No, I understand. We're not Q. holding you to feet and inches. I just 19 want location of who's closest to the 20 21 Poseidon system, who's -- where the tank 22 is in relation to you and Chris. 23 MR. LEVY: Just note my objection to what you're asking him to do 24 25 here. He's already indicated he's not

Page 87 1 FRANKLIN BUONO 2 sure that he can do it in a proper 3 manner. So over objection you can try if you can. If you can't, say you can't. 4 5 Accurately I can't. Who was closest to where the 6 0. 7 Poseidon system was? 8 Α. Chris. 9 And then where was the tank in 10 relation to you and Chris? If you don't want to draw we'll just talk about it. 1 1 12 That's fine. 1.3 Α. Yeah. I'd rather not draw it. That's fine. I'm fine with 14 Ο. 15 that. 16 The Poseidon system's in the 17 corner and Chris is how many feet would 18 you say he's from it? 19 Maybe two feet. Α. Then where is the tank in 20 Q. 21 relation to Chris? 2.2 Α. He's right next to it. 23 MR. LEVY: You're asking about 24 the tank to be filled? 25 MS. STIGALL: Yes.

Page 88 1 FRANKLIN BUONO 2. THE WITNESS: Yeah. 3 If the Poseidon system is a Ο. couple of feet from Chris, is the tank 4 5 between Chris and the Poseidon system or is it on the other side of Chris from the 6 7 Poseidon system? 8 Can you repeat that? 9 0. Okay. So we got the -- Chris is about two feet from the tank? 10 11 Α. Yep. 12 From the Poseidon system? Q. 13 Α. Yep. 14 Is the tank between Chris and Ο. 15 the Poseidon system or is it on the other 16 side of Chris away from the Poseidon 17 system? I believe that Chris is in 18 Α. 19 between the tank and Poseidon system. 20 So how close is the tank to the Ο. 21 Poseidon system? 2.2 Α. Just a couple of feet, two feet, three feet. 23 24 A little further than Chris? 0. 25 Α. Yeah.

	Page 89
1	FRANKLIN BUONO
2	Q. And then where are you in
3	relation to Chris and the tank?
4	A. Probably, like, a foot away
5	looking at the dial leaning in.
6	Q. Is the tank between you and
7	Chris?
8	A. It's to the I'm kind of to
9	the side of it I believe.
10	Q. How far were you from the tank?
11	A. About a foot.
12	Q. How far was Chris from the
13	tank?
14	A. I believe he was straddling it.
15	Not straddling it but, like, right he
16	was on the top of it.
17	Q. And you're about a foot away?
18	A. Yeah.
19	Q. That gives me the information I
20	need. Thank you.
21	Who did you see first after the
22	incident happened?
23	A. Brian. Well, I saw Chris first
24	on the floor. Then Brian.
25	Q. What happened?

```
Page 90
1
                   FRANKLIN BUONO
2
         A .
               I yelled for him to get help,
    to call 911. He went and called 911,
3
    came back, he said he called 911. And
4
5
    that's the last I remember of him.
              You didn't see him after that?
6
         0.
7
         Α.
               I don't believe so, no.
               Did he assist with any kind of
8
         Ο.
9
    medical help?
10
        Α.
               No.
               Did he check to see how you
1 1
         Ο.
12
    were or how --
1.3
        Α.
               No.
14
               Did he check to see how Chris
         Ο.
15
    was?
16
        Α.
               No.
17
        Q.
               Where did you go?
               I have no idea.
18
         Α.
19
               From the time that he came in
         Ο.
20
    and you told him --
21
               He didn't come in the room. He
22
    just stood in the doorway.
23
         Q. If I can just finish my
24
    question.
25
         Α.
               Sorry.
```

Page 91 1 FRANKLIN BUONO 2. 0. I understand that this is -just tell me if you need to take a break. 3 I understand this is a very difficult 4 5 incident. From the time he came in and 6 7 you told him to call 911, did he ever 8 come back into the room? A. He never was in the room in the 9 10 first place. 11 Q. From the time -- so he just 12 came to the --Α. 1.3 Door. 14 O. From the time he came to the 15 door -- well, let me ask you this, did 16 Brian Scott ever come into the room after 17 the incident happened? I don't believe so. 18 Α. 19 Who was the first person to 20 come into the room after the incident 21 happened? 2.2 A. I believe a firefighter. 23 How long was it before the 24 firefighters got there? 25 A. I'm not sure.

	Page 92
1	FRANKLIN BUONO
2	Q. Did you lose consciousness?
3	A. No. I was in shock, though.
4	Q. Did Chris lose consciousness?
5	MR. LEVY: Just note my
6	objection.
7	A. I don't know.
8	Q. You don't know?
9	A. I don't know?
10	Q. It's my understanding you were
11	transported from the scene by ambulance
12	to the hospital?
13	A. Ambulance to helicopter.
14	MS. STIGALL: I think we might
15	go ahead and take a break for a few
16	minutes.
17	THE VIDEOGRAPHER: The time is
18	12:20 and we are going off the record.
19	This is the end of Media Unit 1.
20	
21	[Whereupon, after a luncheon
22	recess was taken, the following was
23	had:]
24	
25	AFTERNOON SESSION

Page 93 1 FRANKLIN BUONO 2. THE VIDEOGRAPHER: The time is 3 1:06 and we are back on the record. This 4 5 is THE beginning of Media Unit 2. BY MS. STIGALL: 6 7 Q. Mr. Buono, Defendant's Exhibit 1, I believe the circle is where 8 9 you said it showed the area where you 10 would work on, refill and recharge extinguishers; is that correct? 1 1 12 Α. Yes. 13 When you would recharge those 14 extinguishers with agent and compressed 15 gas, when you did that? 16 Α. Yes. 17 Did you read what was on the Q. side of the fire extinguisher? 18 19 Α. I believe so, yes. 20 Can you tell me, sitting here Q. 21 today, what it said on the side of the 2.2 fire extinguishers that you filled with 23 agent and compressed gas? I do not know. It's been a 24 Α. 25 long time.

Page 94 1 FRANKLIN BUONO 2. Ο. Can you tell me one thing it said on the label that you have testified 3 to that you read? 4 5 No, I do not remember anything that was on that label. 6 7 Do you remember if there was Ο. anything on the label about how to fill 8 9 the extinguisher with compressed gas and 10 agent? 1 1 I don't know. Α. 12 I am going to be kind of Q. 13 jumping around because I'm going through 14 some of my notes previously. 15 Prior to this incident, had you 16 ever been injured on any job? 17 Α. No. 18 Prior to this incident had you 19 ever had any type of claim for injuries 20 to any entity whether it be an automobile 21 accident, a workplace injury, anything? 2.2 Α. No. 23 Did you ever receive any 24 training related to safety while you were at Oprandy's? 25

	Page 95
1	FRANKLIN BUONO
2	A. No.
3	Q. I'm sorry?
4	A. No.
5	Q. Thank you.
6	During this incident what parts
7	of your body were injured?
8	A. Right below the knee, my right
9	leg below the knee.
10	Q. Can you describe to me how
11	large the room was that you were in when
12	the cylinder was being pressurized?
13	A. Fairly large.
14	Q. 20 by 20, 10 by 10?
15	A. I don't know.
16	Q. Once again, I'm going to pull
17	out your statement to make sure I say it
18	correctly.
19	Your statement was that Chris
20	would throttle the air with the valve on
21	the oh, it's the page that has 1717 on
22	the bottom. And I'm reading from about a
23	little bit more than halfway down the
24	first paragraph. Just tell me when you
25	see the part, Chris would throttle.

Page 96 1 FRANKLIN BUONO 2. Α. Uh-huh. Chris would throttle the air 3 Ο. with the valve on the long metal piece 4 5 and we would look at the gauge on the cylinder to see if it was full just like 6 when we fill a fire extinguisher. 7 Α. 8 Correct. 9 That's your recollection today? Ο. 10 Α. Yes. That look at -- I was 11 looking at the gauge like I looked at the 12 other fire extinguishers, yes. 13 Ο. And it was the gauge that was 14 on that cylinder? It says, look at the 15 gauge on the cylinder. 16 I believe so, yes. 17 Did you ever see an instruction manual for the fire extinguishers that 18 you serviced? 19 20 Α. No. 21 When was your most recent 22 doctor appointment? I believe maybe about a month 23 24 and a half ago I saw the surgeon. 25 follow-up appointment on the last surgery

	Page 97
1	FRANKLIN BUONO
2	I had.
3	Q. Would that be Michael Coch?
4	A. Yes.
5	Q. I show a visit on January 3,
6	2018, and it said surgery scheduled for
7	1/17/2018 with Dr. Aspirino and myself to
8	place an interface of dermal matrix to
9	release the tibial stump to reinforce the
10	padding.
11	MR. LEVY: What's the question?
12	Q. Was that your last appointment?
13	Or did you have the surgery?
14	A. No, I had the surgery and then
15	I had a follow-up appointment.
16	Q. That's what I so you did
17	have that procedure done?
18	A. Correct, yes.
19	Q. Has that improved the situation
20	in terms of using
21	A. I have not gotten a new
22	prosthetic yet.
23	Q. When do you expect
24	A. About a week to two weeks.
25	Q. Have you had any other doctors'

```
Page 98
1
                   FRANKLIN BUONO
2
    appointments recently other than the
3
    follow-up appointment after the surgery
    that I just outlined?
4
5
         Α.
               No.
               How about any appointments with
6
         Ο.
7
    psychologist, psychiatrist?
8
         Α.
               Yes.
9
               When was your most recent
10
    appointment?
1 1
         Α.
               Two weeks ago.
12
               Who was that with?
         Q.
13
         Α.
               I'm not sure. I'm so bad with
14
    names.
               Is that Rubin?
15
         Q.
16
               Yes, it's Rubin.
         Α.
17
               In the past year, how often
         Q.
    have you seen Psychologist Jeffrey Rubin?
18
19
               Every two weeks.
         Α.
20
               So since January 1st you've
         Q.
    seen him twice a month?
21
2.2
         Α.
               Yeah.
23
               And can you tell me what he is
24
    treating you for?
25
         Α.
              PTSD.
```

Page 99 1 FRANKLIN BUONO 2. 0. Can you outline for me any symptoms of PTSD that you're experiencing 3 today? 4 5 Α. Experiencing today? Not right this second but as of 6 Q. 7 today? 8 Α. Okay. 9 Q. Like, present symptoms. 10 Flashbacks, problems sleeping, Α. 1 1 problems concentrating, problems --12 that's about it, that I can remember 13 right now. 14 Have those symptoms improved any since the incident? 15 16 On and off. Α. 17 I guess I should have asked Q. 18 initially when did those symptoms start? 19 Right after the incident. Α. 20 Did you ever have any problems Q. 21 with sleeping or concentrating prior to this incident? 2.2 23 Α. No. 24 Had you been treated prior to Ο. 25 this incident for psychological issues?

Page 100 1 FRANKLIN BUONO 2. Α. Yes. 3 When were you treated prior to Q. this incident for psychological issues? 4 5 Two to three years before that I believe. 6 7 Q. How did you come to have treatment for psychological issues 8 9 several years before the incident? 10 I was seeing a psychologist or 1 1 therapists and I was on antidepressants. 12 Q. Did you have problems sleeping 1.3 at that time? 14 Α. No. 15 Ο. Did you have problems 16 concentrating at that time? 17 Α. No. 18 What was the problem at that 19 time? 20 Α. Depression. 21 Did there come a time several 22 years prior to this incident where you attempted suicide? 23 24 A. Yes. 25 Q. When was that?

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Page 101 1 FRANKLIN BUONO Α. I don't know the exact date. 3 Q. How old were you? I believe I was 20 or 21. 4 Α. 5 0. Tell me about that. What would you like to know? 6 Α. 7 What did you do to attempt to 0. commit suicide? 8 9 I locked myself in my car and 10 duck-taped a hose to the exhaust and fed 1 1 it through a window. 12 Q. Did you also take some sort of medication? 13 14 A. I believe so. 15 Ο. Did someone find you, is that 16 what happened? 17 A. Yeah. My sister found me. Not 18 my sister. She was there. But my mom 19 had a tenant at the time named Chris 20 Bradberry, he found me. 21 And then after that did you 2.2 have psychological treatment? 23 Α. Yes. 24 0. For how long? 25 Two to three years after that. Α.

Page 102 1 FRANKLIN BUONO 2. 0. So that was when you were 20 or 3 21 years old? Yeah. 4 Α. 5 And this incident occurred when Ο. you were 23, correct? 6 7 Α. Correct. So I'm just trying to do the 8 Ο. 9 math, were you still undergoing 10 psychological treatment at the time of this incident? 1 1 12 Α. No. I had stopped. 13 MS. STIGALL: Give me just a second. I apologize. I turned that off 14 before we met and turned it back on 15 16 during the break. I apologize. 17 Can you please clarify --Q. 18 Α. Can you please repeat the --19 The timing, the timing of -- my O. 20 understanding was you attempted suicide 21 at 20 to 21 years old, this incident 22 occurred when you were 23. So I was 23 wondering at what point prior to this 24 incident had yo -- were you still 25 ongoing --

Page 103 FRANKLIN BUONO 1 2. Α. No. About a year prior I had 3 stopped taking the antidepressants and I was feeling pretty good. 4 5 Have you taken any antidepressants since this incident? 6 7 Α. Yes. What were you prescribed since 8 Ο. 9 this incident occurred or after this incident? 10 1 1 Α. I believe I told you already. 12 Was that what we started the Ο. 1.3 deposition off with? 14 Yes, correct. Α. 15 Q. The Cymbalta? 16 Α. Yes. It's either Celexa or 17 Cymbalta. It's one of those. Celexa? 18 Q. 19 Yeah, I believe so. Α. 20 So have you been on Celexa or Q. 21 Cymbalta? 2.2 Α. For the last two months. 23 Have you, since the incident, Ο. 24 attempted to gain employment anywhere? 25 Α. No.

Page 104

FRANKLIN BUONO

- Q. Once I think you said here, shortly you should be getting a new prosthesis, once you have that is it your expectation that you will be able to return to gainful employment?
 - A. No.

1

2.

3

4

5

6

7

8

9

12

13

14

15

16

17

18

19

20

21

2.2

23

24

2.5

- Q. You don't think you'll ever be able to return?
- 10 A. Oh, yes. But just not in the 11 next, at least, year probably. Yeah.
 - Q. Where do you kind of get that estimate of a year out from getting the prosthesis?
 - A. When I lost my leg they had to take a piece of muscle from my back to sew it to my leg so I could keep my knee, and when I wear my prosthetic it causes blisters. So the whole reason I had this operation was to add padding so that, one, my knee or the bone that was protruding wouldn't be -- pop out of the skin through the prosthetic and hopefully to lessen blisters.

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That I get, but there's still

Page 105 1 FRANKLIN BUONO 2 going to be blisters, just not as bad. 3 We hope. Q. But do you expect that -- so 4 5 you expect that that's going to take about a year to resolve, is that what 6 7 you're saying? Yes. To learn to walk again 8 Α. 9 and be able to stand on my feet for more 10 than an hour, yeah. 11 What type of employment are you 12 hopeful of gaining here once you're able 13 to get back in the force? 14 Something with computers. 15 0. In the time that you've been 16 off due to this incident and your medical 17 treatment, have you engaged in any 18 training or schooling related to 19 computers? 20 Α. No. 21 Q. Is that something you expect to 2.2 do? 23 Α. Yes. 24 Have you applied to any Ο. 25 programs to date?

Page 106 1 FRANKLIN BUONO 2. Α. No. 3 Would you agree with me that Q. compressed gases should be handled only 4 5 by properly trained employees or persons? Are you asking for my opinion? 6 Α. 7 MR. LEVY: I'm going to object to that. 8 9 Α. From what I've experienced, 10 yes. 1 1 Did you receive any training 12 whatsoever that incorporated or 13 referenced the compressed gas association 14 standards? 15 Α. No. 16 And I guess because you didn't Ο. 17 get any training? 18 Α. No, correct. 19 I'm finished for now. 0. 20 Α. Okay. 21 The other attorney will ask Ο. 22 some questions. I may have some 23 follow-up later on. EXAMINATION BY 24 MS. MOLINEAUX: 2.5

Page 107 1 FRANKLIN BUONO Hi. 2. Α. 3 Hello, Mr. Buono. My name is Q. Shelley Molineaux and I represent 4 5 Worthington who was the manufacturer of the cylinder that is the subject of this 6 7 incident. 8 I want to ask you a little bit 9 about when your uncle told you that he 10 knew Oprandy's was looking for an 1 1 employee, what was your understanding the 12 job was? 13 Α. I did not have an understanding 14 of the job yet. 15 0. Okay. So how did you -- did 16 you first speak with Brian Scott about 17 the job? Yes. I had an interview with 18 Α. 19 him. 20 And at that interview did you Q. 21 ask him what the job was? 2.2 Α. Yes. 23 What did he tell you was the Ο. 24 position that you were applying for? 25 Taking care of the fire Α.

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Page 108
1
                   FRANKLIN BUONO
    extinguishers, filling them and replacing
2
3
    them.
           Did he ask you if you had ever
4
5
    done anything like that before?
               I don't know. I don't
6
7
    remember.
               Did he ask you what type -- if
8
        0.
9
    you had any type of training in filling
10
    fire extinguishers?
1 1
        Α.
               I don't know.
12
              Did he at any time tell you
        Q.
1.3
    that it was a dangerous job?
14
        A. I don't -- no.
15
        Q.
              No?
16
        Α.
               No.
17
              Did you have an understanding
        Q.
18
    at the time that you were applying that
19
    working with compressed gas was
20
    dangerous?
21
        Α.
               No.
22
        Q.
               No?
23
               How long was that interview, if
24
    you remember?
25
               I don't. Thirty minutes maybe.
        Α.
```

Page 109 1 FRANKLIN BUONO 2 0. Did he offer you the job at the 3 end of the interview or did he call you later? 4 I believe he offered me the job 5 at the end of the interview. 6 7 Q. So then on your first days of work, what was the first thing that you 8 did? 9 10 Α. I over shadowed Chris on 11 putting together and taking apart the 12 fire extinguishers. 13 Q. Which you understood was going 14 to be your job? 15 Α. Correct. 16 And I know you don't remember Ο. 17 the exact process of doing that, but what I understand is you would take off the 18 valve and clean out; is that correct? 19 20 A. I -- again, it's been a very 21 long time. There's probably, like, wipe 2.2 down the tank before or something. 23 I'm more interested in once the 24 tank is clean and ready to be refilled, 25 you would put in some type of an agent?

```
Page 110
1
                   FRANKLIN BUONO
2
        Α.
               Sure. That skips a lot of
    processes. A lot of processes right
3
4
    there, but, yes.
5
               MR. LEVY: Ultimately you're
6
    asking.
7
              Ultimately, yes, you put in the
        Ο.
8
    agent?
9
        Α.
              Yeah.
10
        0.
              And then you have to pressurize
    it?
1 1
12
        Α.
              Correct.
13
        0.
              And what would you pressurize
14
    it with?
              I'm not sure of the gas.
15
        Α.
16
           And how did you determine what
        0.
    pressure to put in the tank?
17
18
        Α.
              The gauge.
19
              Well, the gauge told you what
        Ο.
20
    pressure was going in, correct?
21
        Α.
           Correct.
22
        Q.
              How full the tank was?
23
        Α.
              Correct.
24
              And how did you determine when
        0.
25
    you were supposed to stop?
```

Page 111 1 FRANKLIN BUONO 2. Α. When the gauge was full. It 3 showed from empty to full. Did it have the words empty and 4 0. full? 5 It was just red and green. 6 Α. No. 7 So when it got to the green --Q. We knew to stop. 8 Α. 9 Q. You knew to stop. 10 When you were doing fire 11 extinguishers, did you have an 12 understanding other than a gauge what the 13 pressure you were supposed to be putting 14 in was? 15 Α. At the time, yes, I believe so. 16 And how did you gain that 0. 17 understanding? 18 Α. Through Chris. 19 So as you sit here today you 20 have a recollection that Chris told you 21 we were filling the fire extinguishers to 2.2 X amount? 23 Α. Correct. 24 You just don't remember that X O. 2.5 amount?

Page 112 1 FRANKLIN BUONO 2. Α. Correct. All the fire 3 extinguishers are different when it comes to the exact amount. There was a lot of 4 5 different sizes. So when you were working on the 6 7 different sizes, how did you --8 The same way. Α. 9 Just looking to see when the 0. 10 gauge went to full? 1 1 Α. Correct. 12 You never asked what the Ο. 13 pressure was that was supposed to be going in? 14 15 Α. No. 16 Did anyone ever tell you where 17 you could find what particular pressure would go in a particular tank? 18 19 I don't know. Don't know. Α. 20 You don't know because you Ο. 21 don't remember or --2.2 Α. I don't remember. 23 Now, you said that you read 24 what the label said on the side of the 2.5 fire extinguisher?

Page 113 1 FRANKLIN BUONO I believe so. 2. Α. But you never saw on that label 3 where it said what the pressure of the 4 5 tank was? I don't remember. Again, a lot 6 Α. of the tanks were different. So to say 7 one tank, I don't know. 8 9 Q. Right. I guess I'm trying to 10 understand, did you have an understanding 1 1 that there was a capacity that --12 Α. Yes. 13 0. -- the different tanks had? 14 Α. Yes. 15 Ο. Did you know how to determine 16 what that capacity was other than looking 17 at just the gauge when it was full? On the label of the tank. 18 Α. 19 On the label of the tank --Ο. 20 Α. Yes. 21 -- it would say? Q. 2.2 What would it say? 23 The capacity. Α. 24 It would say a capacity and Q. 25 then a number?

Page 114 1 FRANKLIN BUONO 2. Α. Yeah. And then did it have it for a 3 Ο. measurement? 4 5 Α. I don't know. You don't remember? 6 0. 7 Α. No. Would you when you were filling 8 9 the fire extinguishers, would you look at 10 that number prior to starting to 1 1 pressurize it? 12 Α. No. 13 How did you come to determine 14 that this service pressure was listed on 15 the label, did someone tell you you 16 should look on there to see what the 17 service pressure is? I don't know. I really don't 18 Α. remember. Again, I was only there for 19 20 about a month. 21 Okay. That's fine if you don't Ο. 2.2 remember. 23 Α. I really don't. 24 Sometimes if you keep asking 0. 25 questions it starts jogging people's

```
Page 115
1
                   FRANKLIN BUONO
2
    memory, they remember a conversation they
    had with someone, they remember -- so
3
    that's the only reason why we kind of go
4
5
    back over some of the same issues. It's
6
    not to, like, get you to make something
7
    or --
8
        Α.
              Okay.
9
               And you said that on the day of
10
    the incident you looked at this
    particular cylinder?
1 1
12
        Α.
              Correct.
13
        0.
              Was there a label on it?
14
        Α.
               I don't believe so, no.
15
        Q.
               You did say that you saw, I
16
    think, a date on the cylinder?
17
              Possibly, yeah. Today, I
    might've saw that after the fact. I
18
19
    might've seen from the pictures
20
    afterwards.
21
        0.
            Okay.
2.2
        Α.
               I don't remember.
23
               As you sit here today, do you
        Ο.
24
    remember actually inspecting the tank for
25
    any markings?
```

Page 116 1 FRANKLIN BUONO 2. Α. I remember looking at the tank. I don't remember if I saw the date on it 3 or not. 4 5 Do you -- as you sit here Ο. 6 today, on the date of the incident, do 7 you remember seeing some markings even if you don't remember what they were? 8 9 Α. Yes. 10 I'm going -- if you would look at Defendant's Exhibit 6, if you have it, 1 1 12 in the top two pictures OSHA has 13 identified what the different markings 14 mean. 15 Α. Okay. 16 As you sit here today, do you O. 17 have an understanding what those markings 18 mean? 19 Α. No. 20 And I assume at the time of the Q. 21 incident you didn't have an understanding 2.2 what those markings meant? 23 Α. No. 24 Did you ever point out those 25 markings to -- oh, let me rephrase that.

Page 117 1 FRANKLIN BUONO 2. Did you ever see markings 3 similar to this on any of the fire extinguishers that you were servicing? 4 5 I don't believe so. Not markings like this. I don't think. 6 7 And when I say markings like 0. this, I don't mean these exact, I mean 8 9 something stamped into the actual 10 cylinder as opposed to being on a label? 1 1 I couldn't tell you. I don't 12 remember. I'm sorry. 13 0. That's okay. You don't have to 14 be sorry. 15 Did you ever -- as you sit here 16 today, do you have a recollection of ever 17 asking anyone at Oprandy's what the markings on the cylinders meant? 18 19 Α. No. 20 And as you sit here today, you Q. 21 don't remember anyone from Oprandy's 22 pointing out markings on a cylinder to 23 you? 24 Α. No. 25 And because they didn't point Q.

Page 118 1 FRANKLIN BUONO 2 them out to you, no one ever explained what the markings on the cylinder were? 3 A. I believe so. Can you -- one 4 5 more time. Yeah, I made the double 6 Ο. 7 negative there, so my fault. 8 No one at Oprandy's ever 9 pointed out these marking to you and 10 therefore no one ever explained to you 1 1 what the markings indicated, correct? 12 Correct. Α. 13 O. So I want to talk a little bit 14 about -- so you and -- Ms. Stigall just went into your -- kind of your background 15 16 with your PTSD and your depression prior 17 to the incident and because of that --18 Α. The PTSD was after. 19 Right. I'm sorry. The 0. 20 depression from before the incident and 21 then the PTSD which has occurred since? 2.2 Α. Yeah. 23 But while you were in the 24 hospital you actually met with a 25 psychiatrist, correct?

```
Page 119
1
                   FRANKLIN BUONO
2.
         Α.
               I don't remember.
               You don't remember.
3
         Ο.
               Do you remember a
4
5
    Dr. Daniels-Brady?
6
        Α.
               No.
7
         0.
               No?
               I -- the very first couple days
8
         Α.
9
    I was very heavily drugged up.
10
               Well, I'm going to read you
1 1
    some of the notes that Dr. Daniels-Brady
12
    took from a conversation she says she had
13
    with you on February 16th which would
    have been four days after the incident.
14
15
        Α.
               Okay.
16
               MR. LEVY: Just note my
17
    objection. Go ahead.
18
               So she says that you told her
    you were scared in the ambulance?
19
20
         Α.
              Uh-huh.
21
            Do you think that's an accurate
2.2
    statement?
23
               Yeah, they went the wrong way.
         Α.
24
         O.
               Oh, that would be scary, yes.
25
    Considering what you were dealing with,
```

Page 120 1 FRANKLIN BUONO so, yes. 2 3 Α. Yeah. All right. And you had an 4 5 understanding that you were losing a large amount of blood? 6 7 Α. Yep. And she said that you told her 8 0. 9 you weren't yet having nightmares or 10 flashbacks; would that be correct? 1 1 Α. Yep. 12 And she says that you told her Q. 13 that computer programming is your 14 passion? 15 Α. I don't computer program. 16 What do you do? She said you Ο. 17 were interested in computers. 18 I work on computers. I don't Α. program. It's a totally different --19 20 You build them? Q. Yes. I've built a few 21 Α. 22 computers. 23 Ο. She says that you told her you 24 enjoy a strong support from your 25 girlfriend?

```
Page 121
1
                   FRANKLIN BUONO
2.
        Α.
              Yeah.
        Q. Fourteen months, and that was
3
4
    accurate?
5
        Α.
              Yep.
              She -- you told her about your
6
        0.
    suicide incident?
7
8
        Α.
            Yep.
9
        Q. And you told her that you smoke
10
    pot daily?
           I don't remember.
1 1
        Α.
12
        Q. Well, would it have been
1.3
    accurate that at the time of the incident
14
    that you were smoking pot daily?
15
        Α.
           No. I don't remember having
16
    that conversation.
17
        Q. Do you remember -- wait one
18
    second, I just want to pull it up here.
19
              Do you remember a nurse,
20
    Cynthia Roupe?
21
              No. I had 15, 20 nurses.
        Α.
2.2
        Q. That's fine. I'm just asking.
    I totally understand that you don't
23
24
    remember.
               So would she also be mistaken
2.5
```

Page 122 1 FRANKLIN BUONO 2 if she said that you stated you smoked marijuana heavily, fairly heavily? 3 MR. LEVY: Objection. 4 5 At the time I was not smoking pot heavily. Like I said --6 7 Would she also be mistaken if you -- if she said that you requested 8 9 Marinol given that you weren't smoking 10 pot daily? 1 1 I don't think I ever said I smoked pot daily. But I did request 12 1.3 Marinol. 14 Q. And what did you request the Marinol for? 15 16 Pain. Because I was in 17 excruciating pain the entire time and 18 everything made -- didn't help. 19 And what is your understanding Ο. 20 when you requested Marinol that it does? 21 Pain, my stomach. 22 When you were in the hospital Q. were you also given a nicotine patch? 23 24 Α. Yes. 25 Q. What was for?

		Page 123
1		FRANKLIN BUONO
2	А.	Nicotine.
3	Q.	Do you smoke?
4	А.	No. I was on a vaporizer.
5	Q.	What's a vaporizer?
6	А.	Device you use to get nicotine.
7	Q.	How does it work?
8	А.	You pull on it and it's a
9	vapor.	
10	Q.	How often were you vaporizing?
11	А.	Every day.
12	Q.	Once a day?
13	А.	No. Like you'd smoke a
14	cigarette	I guess. So you take a break,
15	you'd hit	the vape.
16	Q.	Did you ever vaporize with
17	marijuana?	
18	А.	No.
19	Q.	Did you ever smoke marijuana
20	with Chris	3?
21	А.	No.
22	Q.	Did you ever smoke marijuana at
23	Oprandy's?	
24	Α.	No.
25	Q.	On that morning you said that

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1	FRANKLIN BUONO
2	you were moving some tanks into Brian's
3	truck, correct?
4	A. Correct.
5	Q. And then Brian asked you to
6	fill a compressed gas tank?
7	A. Correct.
8	Q. Were you guys outside by his
9	truck when he asked you that?
10	A. No. We were inside.
11	Q. So you had gone back in to get
12	more tanks to take to the truck?
13	A. No. I believe we were finished
14	bringing tanks in at that time.
15	Q. Did he call it a compressed gas
16	tank?
17	A. I don't remember.
18	Q. You don't remember. That was
19	just your words?
20	A. Correct.
21	Q. Did you tell Brian that you had
22	never done that before?
23	A. I don't think so, no.
24	Q. Were you worried at all that
25	you had never done that before?

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1	FRANKLIN BUONO
2	A. No.
3	Q. Then why did you go get Chris?
4	A. Because I didn't know how to do
5	it.
6	Q. Where was Chris when you got
7	him?
8	A. On the other side of the room
9	or outside. I'm not sure.
10	Q. So that's a guess, you're not
11	sure?
12	A. Yeah, I'm not sure.
13	Q. And you said that you were both
14	looking at the red gauge on the tank,
15	correct, when you were filling it?
16	A. Yes.
17	Q. And what was your understanding
18	what you were looking?
19	A. For the gauge to move at all.
20	Q. What was your understanding of
21	how you would know when it was full?
22	A. The gauge would be in the green
23	area.
24	MS. MOLINEAUX: Do you have a
25	picture of the gauge?

Page 126 1 FRANKLIN BUONO 2. MS. STIGALL: It's the same. 3 It's always shown from the side like that. I have not seen any -- that is 4 5 from it. But I'm not seeing a picture where it's shown straight on is what I 6 7 think you're looking for. But you didn't know what you 8 Ο. 9 were pressurizing -- what number you were 10 pressurizing the cylinder to? 11 MR. LEVY: Note my objection. 12 This witness was not pressurizing the 13 tank. And he's never testified that he 14 was pressurizing the tank. 15 MS. MOLINEAUX: He testified 16 that he was staring at the gauge waiting 17 for it go up. 18 MR. LEVY: Chris was taking the 19 action. He was watching. There's a 20 difference. 21 MS. MOLINEAUX: Okay. 2.2 MR. LEVY: I'm just making my 23 objection clear. 24 Α. Repeat the question. 25 Q. When you were staring at the

```
Page 127
1
                   FRANKLIN BUONO
2
    gauge did you have an understanding of
    what number you were looking for the
3
    gauge to move to?
4
5
        Α.
               No.
               Did you see that the gauge had
6
         0.
7
    numbers on it?
8
         Α.
              Yes.
9
               Did you ever ask anyone what
10
    those numbers indicated?
1 1
         Α.
               No.
12
               But you did see the number
         Q.
    listed on the side of the fire
13
14
    extinguishers on the label?
15
         Α.
               Yes.
16
         Ο.
              Did you have an understanding
17
    that those numbers correlated to the
    numbers on the gauge?
18
19
        Α.
             Yes.
20
            So you did have an
         Q.
21
    understanding?
2.2
        Α.
               No.
                    Sorry. Backing up.
23
         0.
               No?
24
               No. I don't think the gauges
        Α.
25
    were -- have a pressure gauge, it's just
```

```
Page 128
1
                   FRANKLIN BUONO
2
    full or empty on fire extinguishers.
3
    There's no pressure I don't think. I
    don't --
4
5
               So your recollection is a fire
6
    extinguisher on the gauge moved from red
7
    to green but had no numbers on them?
               They weren't pressure numbers I
8
9
    believe. It wasn't like how much
10
    pressure was in there.
1 1
            What were the numbers, do you
12
    remember?
1.3
        Α.
              No.
14
               Do you recall whether there
15
    were numbers on the cylinder that day,
16
    the day of the incident?
17
        Α.
               No.
18
               No, there were no numbers or
    no, you don't remember?
19
20
               I don't remember.
        Α.
21
               So you said you're interested
22
    in building computers?
23
        Α.
               Yes.
24
        0.
               Not programing?
25
               I'm interested in programing.
        Α.
```

Page 129 1 FRANKLIN BUONO 2 I would like to learn how to program. 3 Do you do any of that as, like, Q. a hobby today, building or programming? 4 5 No. I built computer -- two 6 computers. But that's just, you know, 7 that's built. How did you learn how to build 8 0. 9 computers? 10 Α. Myself. 11 Where did you go to learn? O. 12 I would just take computer --1.3 old computers apart that I had and put them back together, YouTube. 14 15 0. When did you start doing that? 16 When I was 19 or 20. Α. 17 What is your understanding of Q. 18 what type of training or schooling you'll 19 need to get into a job building computers 20 or programming computers? I mean, do you 21 have a plan for what kind of training or 22 schooling you're going to pursue? 23 Α. I'm not sure yet. 24 O. Would it be vocational training 25 or more college courses, do you --

Page 130 1 FRANKLIN BUONO 2. Α. I haven't figured it out yet. 3 Is that because you haven't Ο. really looked into it? 4 I've kind of looked into it. 5 I'm just waiting for -- just real life to 6 7 settle down. 8 Ο. Okay. 9 Now, I think you testified that 10 you had never used the Poseidon system 1 1 prior to this day? 12 Α. Correct. 13 Had you ever seen Chris using 14 the Poseidon system? 15 Α. Yes. I saw him use it once, 16 like, passing by. 17 Q. And did you ask him why you 18 guys were using the Poseidon system that 19 day? 20 Α. No. 21 0. Were you --2.2 Α. I was not using it, he was. 23 Right. I guess why he was Ο. 24 using the Poseidon system as opposed to 25 the other filling system?

Page 131 1 FRANKLIN BUONO 2. Α. That was -- no. You didn't ask him that? 3 Ο. 4 Α. No. 5 When you first started the job, O. 6 the first day, the second day, did anyone 7 take you around the shop and show you the different areas? 8 9 Α. Probably. I don't remember. 10 0. You don't remember that? 1 1 Α. No. 12 And you understood when you Q. 13 were filling cylinders that there was a 14 danger in over pressurization, correct? 15 MR. LEVY: Objection. 16 Fire extinguishers? Α. 17 Any cylinder. When you're Q. 18 using compressed air you understood that 19 there was a danger in over 20 pressurization? 21 Α. No. Earlier when Ms. Stigall asked 2.2 Ο. 23 that question you said yes, you 24 understood that there was a danger in 25 over pressurization?

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FRANKLIN BUONO

- A. Yes. But not to, like, the difference between a fire extinguisher and the actual compressed air. I just want that to be clear, but, yes.
- Q. I'm sorry. I didn't understand.

1

2.

3

4

5

6

7

8

9

10

1 1

12

13

14

15

16

17

18

19

20

- A. The difference between an actual fire extinguisher that I worked on and the air compression is different, but, yes.
 - O. What's the difference?
- A. One isn't filled, like, barely with any compressed air and one is only compressed air. And I've learned all this afterwards through OSHA reports.
- Q. So when you say one is filled with barely any compressed air, which one is filled with barely any compressed air?
 - A. The fire extinguisher.
- MR. LEVY: That's why I was
 objecting earlier to two processes that
 were going on.
- A. Because there's two different

 -- I never worked on the bigger tanks. I

Page 133 1 FRANKLIN BUONO 2. only worked on fire extinguishers and dry chemicals. 3 I understand that. 4 0. 5 Α. Okay. I understand that. I know that 6 Ο. 7 there's different tanks. 8 Do you understand the 9 difference between a fire suppression 10 system and a fire extinguisher? 1 1 Α. Yes. 12 I am just -- I want to know if Q. 13 you were working with compressed gas at 14 this place you had an understanding that 15 there was danger in over pressurizing? 16 Α. Yes. 17 Whether it be a cylinder filled with compress air or whether it be a fire 18 19 extinguisher? 20 Α. No. 21 No. You didn't have an 2.2 understanding that you could over pressurize a fire extinguisher? 23 2.4 I knew I could over Α. No. 25 pressurize a fire extinguisher, yes.

Page 134 1 FRANKLIN BUONO 2. 0. What would happen if you over 3 pressurized? The -- it would shoot chemicals 4 5 all over the place. And that was the only danger? 6 Ο. 7 That I knew of, yes. Α. If you didn't have an 8 0. 9 understanding that there was a danger in 10 over pressurization, what were you 1 1 looking for the cylinder to warn you of 12 when you were reading the label? 13 Α. I knew that I could over pressurize the fire extinguishers. 14 15 0. Right. And the danger of that 16 was just that it would shoot chemicals? 17 Α. Yeah. 18 So what were you looking for 19 the warning labels to say if there was no 20 other danger? 21 MR. LEVY: Now you're talking 2.2 about on the day of the incident? 23 MS. MOLINEAUX: No. He just 24 said that when he was filling fire 25 extinguishers he would read the label on

Page 135 1 FRANKLIN BUONO 2. the side. Sometimes I looked -- yes, I 3 Α. looked at the labels, yes, yeah. 4 5 And did you ever read any warnings on those labels? 6 7 I don't remember. If I did I don't remember what they said. 8 9 0. But if the only danger of over 10 pressurizing was shooting of chemicals, 11 why you did you feel it was necessary to 12 look for a warning label? 13 MR. LEVY: On which --14 Α. I just look for labels in 15 general. It wasn't a warning label to be 16 exact. There's just a huge label on the 17 fire extinguisher that talks about 18 whatever. 19 What does it talk about? 0. I don't know. Not to mention 20 Α. all the fire extinguishers are different 21 2.2 so I couldn't tell you from one to the other what the exact one said. 23 24 couldn't even remember a half a line. 2.5 I'm not asking for the cylinder Q.

Page 136 1 FRANKLIN BUONO 2. on the day of. I know, you're talking fire 3 extinguishers in general. 4 5 0. Yes. 6 Α. Yeah. 7 What do you remember they Ο. warned you about? 8 9 A. I don't remember anything on the labels. 10 11 MS. MOLINEAUX: I'll look through my notes. If you have some -- do 12 13 you have some questions? BY MS. STIGALL: 14 15 Q. I am looking at -- I was 16 looking over your medical records and a 17 note that in June 13, 2016, you had a urine drug screen that showed a cocaine 18 19 metabolite which indicates the use of --20 basically indicates the use of cocaine. 21 Yes. And I talked to that 2.2 doctor and he said that my weed was 23 probably laced. 24 MR. LEVY: His weed was --2.5 THE WITNESS: Probably laced.

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1
                   FRANKLIN BUONO
2.
               MR. LEVY: Probably laced.
3
               And you understand that you
        Ο.
    also tested positive for morphine but
4
5
    were not being prescribed morphine at
    that time, did you understand?
6
7
               No. The doctor said that
8
    that's normal for that to show up.
9
        0.
           It's normal?
10
              Not morphine. It wasn't
        Α.
11
    morphine. It was -- whatever painkiller
12
    I was being prescribed.
13
        Ο.
               So you tested positive for
14
    codeine and morphine but you're telling
    me that that was normal?
15
16
        Α.
               No. Codeine?
17
               I'm just reading from the
        Q.
18
    report.
19
               Did you ever get any kind of
20
    explanation about why you tested positive
21
    for morphine?
2.2
        Α.
               No.
23
               MR. LEVY: This is in 2013
24
    you're saying?
2.5
               MS. STIGALL: No. This is in
```

Page 138 1 FRANKLIN BUONO 2016, June of 2016. 2. 3 Α. No. But you did get an explanation 4 5 about testing positive for cocaine? 6 Α. Correct. 7 Q. And that was that somebody had slipped --8 9 A. It's possible that they laced my weed, yeah. Because I wasn't taking 10 1 1 any cocaine. 12 Q. In June of 2016 how often were 13 you smoking pot? A. I don't remember. I don't 14 15 remember. Probably a good amount. I 16 don't know. 17 Q. Let me just look through a few 18 of my notes. I had something else in my 19 head a minute ago. We're almost finished 20 here. How much -- you said the fire 21 22 extinguishers didn't hold as much 23 compressed air? 24 A. Correct. 25 Q. What was the PSI range of the

```
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1
                   FRANKLIN BUONO
2.
    fire extinguishers?
3
         Α.
               I cannot tell you. I do not
    remember.
4
5
               But you know that it -- how do
    you know that it was less than what was
6
7
    in this cylinder?
               Because --
8
         Α.
9
               MR. LEVY: Note my objection to
10
    the form.
               Well, I'm just trying to --
11
         O.
12
    you're saying that it had less compressed
13
    air but somehow you're saying that this
14
    cylinder had a higher level?
15
               It's just by looking at it.
16
    The cylinder that we used was a cylinder
17
    three times as big as any fire
18
    extinguishers we had on top of -- I
19
    wasn't filling the tank -- on top of the
20
    -- yeah.
21
               So since it was --
         Ο.
2.2
               Fire extinguishers are
23
    half-filled with chemicals, more than
24
    half.
2.5
               So it's your understanding if
         Q.
```

Page 140 1 FRANKLIN BUONO 2. they're half-filled with chemicals then the pressure is lower? 3 Α. Correct. 4 5 And you were thinking that because this was a bigger tank it had a 6 7 higher pressure to it? Α. Correct. 8 9 Sitting here today could you Ο. 10 tell me what that pressure was? 1 1 Α. No idea. 12 On the day when this incident Q. 13 occurred, when you were there and in the room with the cylinder, did you know what 14 15 level of pressure that cylinder could 16 hold? 17 That one, no. 18 Did you, on the day of the 19 incident, know what pressure the Poseidon 20 air system could deliver, how much 21 pressure it could push out? 2.2 Α. No. Did you know what the flow rate 23 was of the air going into the cylinder 24 25 that day?

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1	FRANKLIN BUONO
2	A. No.
3	Q. Did you ask anybody?
4	A. I found out from the OSHA
5	report I believe.
6	Q. What the pressure was?
7	A. Yeah.
8	Q. Do you understand from the OSHA
9	report that OSHA determined there was
10	nothing wrong with the tank?
11	MR. LEVY: I'm going to object.
12	Q. Did you see that in the OSHA
13	report?
14	A. No.
15	Q. Do you understand that OSHA
16	concluded that the tank was over
17	pressurized to the extent that it
18	ruptured?
19	A. Yes.
20	Q. Thank you.
21	MS. MOLINEAUX: Just give me a
22	second. Why don't we take five minutes.
23	THE VIDEOGRAPHER: The time is
24	1:59 and we are going off the record.
25	[Discussion held off the

Page 142 1 FRANKLIN BUONO 2. record.] THE VIDEOGRAPHER: The time is 3 2:01 and we are back on the record. 4 5 BY MS. STIGALL: You're the plaintiff in the 6 Ο. 7 present action, correct, the person bringing the action? 8 9 Α. Correct. 10 And I note to you that in 11 Paragraph 49 of the complaint it states 12 that on or about the 12th day of February 13 2016 while the plaintiff was operating 14 the Poseidon air cascade system, 15 attempting to fill a fire extinguisher 16 cylinder tank, the tank exploded, thereby 17 causing the plaintiff to sustain severe and serious injuries. 18 19 That paragraph said you were 20 operating the air cascade system and 21 attempting to fill the tank, is it your 2.2 testimony today that you weren't doing 23 that? 24 Α. No. I was not doing that. was not filling the tank at all. 25

Page 143 1 FRANKLIN BUONO 2 put hands on the tank. Well, I thought -- so you 3 Q. didn't carry the tank in you don't think? 4 5 Yes, I carry -- we moved the tank, roll the tank into -- we don't 6 7 carry it. You roll it in there and then that's the most I had of it. 8 9 Q. So it's your testimony here 10 today that you were not operating the air 1 1 cascade system? 12 Α. Correct. 13 Ο. And it's your testimony here 14 today that you were not attempting to 15 fill a fire extinguisher cylinder tank? 16 Α. Correct. 17 MS. STIGALL: Thank you. I don't have anything else. 18 19 BY MS. MOLINEAUX: 20 Is it your claim that because Ο. 21 the tank ruptured it was defective? 2.2 Α. I don't know. 23 Well, you're bringing the 24 action. 25 Α. Yes.

Page 144 1 FRANKLIN BUONO 2. So I'm trying to get your understanding of why you brought an 3 action against my client. 4 5 MR. LEVY: Well, note my objection. It's a illegal basis for the 6 7 lawsuit. It's something for his attorney not for him. 8 9 Α. Repeat your question. 10 MR. LEVY: You can answer the 1 1 question if you know. 12 Q. Is it your position that 13 because the tank ruptured it must have been defective? 14 15 Α. I don't know. Well, it's a yes-or-no 16 Ο. 17 question. MR. LEVY: Well, he's answered 18 19 it. 20 Do you understand that you're Q. 21 the person in this case making 22 allegations, correct? 23 Α. Correct. 24 You have submitted to the court 0. 25 what's called a complaint?

Page 145 1 FRANKLIN BUONO 2. Α. Correct. 3 And in that complaint you have made certain claims; is that correct? 4 5 Α. Correct. One of those claims is that my 6 0. 7 client's tank was defective, do you understand that? 8 9 Α. Yes. 10 And is it your position that 11 the fact that it ruptured shows that it's 12 defective? 13 MR. LEVY: Asked and answered. 14 I don't know. Α. 15 MS. MOLINEAUX: Sandy? 16 MS. STIGALL: No. 17 MS. MOLINEAUX: Okay. 18 MR. LEVY: Thank you. I have 19 no questions. 20 THE VIDEOGRAPHER: We are off 21 the record at 2:05 p.m. and this 22 concludes today's testimony given by Franklin Buono. 23 24 The total number of Media Units 2.5 used is two and it will be retained by

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                      FRANKLIN BUONO
2
     Veritext Midwest.
                 (Time noted: 2:05 p.m.)
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24			
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1	
2	CERTIFICATION
3	
4	I, Karen Morales, a Notary Public for
5	and within the State of New York, do
6	hereby certify:
7	That the witness whose testimony as
8	herein set forth, was duly sworn by me;
9	and that the within transcript is a true
10	record of the testimony given by said
11	witness.
12	I further certify that I am not
13	related to any of the parties to this
14	action by blood or marriage, and that I
15	am in no way interested in the outcome of
16	this matter.
17	IN WITNESS WHEREOF, I have hereunto
18	set my hand this 1st day of May, 2018.
19	ı
20	Laren Morales
21	KAREN MORALES
22	
23	
	* * *
24	
25	

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